

Plaintiff's Name JARED MARTIN
Inmate No. BL 1274
Address KERN VALLEY
STATE PRISON P.O. BOX
6000 DELANO, CA 93316

FILED

MAR 14 2022

CLERK U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

BY _____ DEPUTY CLERK

IN THE UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF CALIFORNIA

JARED ANDREW MARTIN

(Name of Plaintiff)

1:22-CV-00002

(Case Number)

vs.

AMENDED CIVIL RIGHTS COMPLAINT UNDER:

☒ 42 U.S.C. 1983 (State Prisoner)

☐ Bivens Action [403 U.S. 388 (1971)] (Federal Prisoner)

D. CASTILLO ET AL.
DARREN HUCKABAY
OFFICER NORTH CUTY
CHRISTIAN PREIFFER
RYTHEL FISHER
KATHLEEN ALLISON

(Names of all Defendants)

RECEIVED

MAR 14 2022

CLERK, U.S. DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

BY _____ DEPUTY CLERK

I. Previous Lawsuits (list all other previous or pending lawsuits on additional page):

A. Have you brought any other lawsuits while a prisoner? Yes _____ No ✓

B. If your answer to A is yes, how many? _____

Describe previous or pending lawsuits in the space below. (If more than one, attach additional page to continue outlining all lawsuits in same format.)

1. Parties to this previous lawsuit:

Plaintiff _____

Defendants _____

2. Court (if Federal Court, give name of District; if State Court, give name of County)

3. Docket Number _____ 4. Assigned Judge _____

5. Disposition (Was the case dismissed? Appealed? Is it still pending?)

II. Exhaustion of Administrative Remedies

NOTICE: Pursuant to the Prison Litigation Reform Act of 1995, "[n]o action shall be brought with respect to prison conditions under [42 U.S.C. § 1983], or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." 42 U.S.C. § 1997e(a). Prior to filing suit, inmates are required to exhaust the available administrative remedy process, *Jones v. Bock*, 549 U.S. 199, 211, 127 S.Ct. 910, 918-19 (2007); *McKinney v. Carey*, 311 F.3d 1198, 1999 (9th Cir. 2002), and neither futility nor the unavailability of money damages will excuse the failure to exhaust, *Porter v. Nussle*, 534 U.S. 516, 524, 122 S.Ct. 983, 988 (2002). If the court determines that an inmate failed to exhaust prior to filing suit, the unexhausted claims will be dismissed, without prejudice. *Jones*, 549 U.S. at 223-24, 127 S.Ct. at 925-26.

A. Is there an inmate appeal or administrative remedy process available at your institution?

Yes / No

B. Have you filed an appeal or grievance concerning ALL of the facts contained in this complaint?

Yes / No

C. Is the process completed?

Yes /

If your answer is yes, briefly explain what happened at each level.

I HAVE OVER TWO DOZEN REMEDIES GRANTED OR APPROVED. MANY HAVE BEEN EXHAUSTED. THIS TORTURE IS CONTINUAL SO I HAVE GRIEVANCES PENDING. I CANNOT SUE DOZENS OF TIMES EVEN THOUGH THERE ARE DOZENS OF CIVIL RIGHTS VIOLATIONS.

No /

If your answer is no, explain why not.

THESE PEOPLE ARE CURRENTLY STILL TORTURING AND TERRORIZING SO I AM STILL SUBMITTING GRIEVANCES REGULARLY. I HAVE ONE LAWSUIT I CANNOT SUE DOZENS OF TIMES.

III. Defendants

List each defendant's full name, official position, and place of employment and address in the spaces below. If you need additional space please provide the same information for any additional defendants on separate sheet of paper.

A. Name D. LAUTINO is employed as CORRECTIONAL OFFICER

Current Address/Place of Employment KERN VALLEY STATE PRISON

B. Name DARREN HUCKABAY is employed as CORRECTIONAL OFFICER

Current Address/Place of Employment VALLEY STATE PRISON

C. Name OFFICER NORTH is employed as CORRECTIONAL OFFICER

Current Address/Place of Employment 3000 W. LECIL AVE. DELANO, CA 93216

D. Name CHRISTIAN PFEFFER is employed as WARDEN KVP

Current Address/Place of Employment 3000 W. LECIL AVE. DELANO, CA 93216

E. Name MARQUEEN ALLISON is employed as SECRETARY CDCR

Current Address/Place of Employment _____

IV. Causes of Action (You may attach additional pages alleging other causes of action and the facts supporting them if necessary. Must be in same format outlined below.)

Claim 1: The following civil right has been violated (e.g. right to medical care, access to courts, due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.):

1ST, 4TH, 5TH, 8TH AND 14TH AMENDMENTS
U.S. CONSTITUTION. I HAVE ATTACHED EXHIBITS, A
DECLARATION AND SOME EXHAUSTED REMEDIES.

Supporting Facts (Include all facts you consider important to Claim 1. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Claim 1.):

Judge magistrate withheld me to put
2 YEARS OF TERRORISM AND TORTURE
INTO ONE OR TWO CLAIMS THAT
CANNOT BECOME THE STANDARD FOR
LAWSUITS. I HAVE BEEN ABUSED PHYSICALLY,
MENTALLY AND SEXUALLY DOZENS OF TIMES.
MULTIPLE CALIFORNIA DEPARTMENT OF CORRECTIONS

AND ~~REHABILITATION~~ EMPLOYEES HAVE ABUSED AND HARASSED ME. I DO NOT HAVE ALL THE NOTES BECAUSE THE ABUSE IS ONGOING. THIS IS NOT A ONE OR TWICE INCIDENT IT IS MULTIPLE AND ALMOST DAILY MISTREATMENT, NEGLECT, AND DEPRIVATION OF RIGHTS. THE COMPLAINTS AND ALLEGATIONS ARE TOO NUMEROUS AND HAPPEN TOO OFTEN TO PUT INTO 25 PAGES OF COMPLAINT. BOTH WARDEN PEIFFER AND WARDEN FISHER NOT ONLY KNEW AND KNOW OF THE ABUSE AND MISCONDUCT OF CORRECTIONAL OFFICERS. THEY

Claim 2: The following civil right has been violated (e.g. right to medical care, access to courts, due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.):

HAVE FAILED TO GET INVOLVED AND TO STOP IT. CORRUPTION GOES INTO THE HIGHEST LEVEL, EVERY PERSON LISTED IN

Supporting Facts (Include all facts you consider important to Claim 2. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Claim 2.):

my complaint actively PARTICIPATED IN CRIMES AGAINST ME. TRIED TO COVER UP CORRECTIONAL OFFICERS ABUSE OF ME OR SIMPLY WOULD NOT AND HAS NOT STOPPED CUSTODY OR MEDICAL STAFF FROM ABUSING ME. THERE ARE ONLY A FEW THINGS MENTIONED BECAUSE I DO NOT HAVE THE KNOWLEDGE OR RESOURCES TO WRITE THE KIND OF COMPLAINT THE JUDGE IS LOOKING FOR. I AM NOT A LAWYER. THAT IS WHY I ASKED THE COURT TO PROVIDE ONE FOR ME, THE LINK AND

CONNECTION. ALL THESE PEOPLE HAVE IS THEY
 ARE ALL EMPLOYEES OF CALIFORNIA DEPARTMENT
 OF CORRECTIONS. THEY HAVE ALL ABUSED, TORTURED
 AND TERRORIZED ME. THEY HAVE ALL COVERED
 UP THE VIOLENCE AGAINST ME. THEY HAVE
 ALL BANNED TOGETHER TO CONTINUE TO BEAT
 AND ABUSE AND ATTEMPTED TO DESTROY ME.
 I TRIED TO GET BOTH WARREN AT BOTH PRISONS
 TO MAKE THEIR STAFF STOP MISTREATING ME. I
 TRIED TO GET INTERNAL AFFAIRS TO MAKE
 THESE CORRECTIONAL OFFICERS STOP BEATING ME. I
 TRIED TO GET MEDICAL OFFICIALS TO STOP THEIR
 STAFF FROM MISTREATING ME AND DENYING ME
 PROPER MEDICAL TREATMENT. ALL OF THE DEFENDENTS
 CHOSE TO CONTINUE THE ABUSE, TORTURE AND
 TERRORISM, ALL OF THE PEOPLE NAMED IN THE
 LAWSUIT CHOSE TO LET THEIR EMPLOYEES AND
 COWORKERS MISTREAT ME AND THREATEN ME AND
 TO TRY KILL ME. ALL OF THESE CLAIMS ARE DETAINED
 BY FACT AND LAW. THEY ARE ALL CDLP EMPLOYEES.
 THEY ARE ALL COVERING UP CORRECTIONAL OFFICERS
 AND MEDICAL STAFF ABUSE OF ME. THEY ARE
 ALL PART OF AN ORGANIZED EFFORT TO COVER UP
 AND CONCEAL THE TORTURE AND BEATINGS AND
 SEXUAL ASSAULTS. IN REALITY THIS HAS ONLY
 ONE CLAIM. THE PEOPLE WHO RUN THE ORGANIZATION
 THAT ARE SUPPOSED TO BE TAKING CARE OF
 ME HAVE BEEN BRUTALIZING ME.

1 ON APRIL 17, 2020 SERGEANT HUCKABAY AND
 2 SOME OF HIS STAFF TRIED TO ~~STRANGLE~~ ^{STRANGLE} ME AND
 3 THEN LIED AND SAID I ATTACKED THEM. THEN
 4 THEY PUT ME IN THE ASB/HOLE. MAY 6, 2020
 5 SERGEANT HUCKABAY HIT ME ^{IN} THE HEAD SEVERAL
 6 TIMES. I WAS THEN SLAMMED ON THE GROUND, AND
 7 SERGEANT HUCKABAY SLAMMED MY FACE INTO THE
 8 FLOOR. IN ORDER TO COVER UP WHAT WAS DONE
 9 TO ME. SERGEANT HUCKABAY FALSIFIED POLICE
 10 REPORTS. VALLEY STATE PRISON CONDUCTED SHAM
 11 INVESTIGATIONS AND TRIED TO GIVE ME A CRIMINAL
 12 CASE. I WAS KEPT AT THAT PRISON IN ASB AND
 13 BEATEN, STARVED AND DENIED MEDICAL BY HUCKABAY
 14 AND A PHYSICIAN'S ASSISTANT NAMED SISIDIO. I
 15 HAVE BEEN DENIED MEDICAL TREATMENT ON MANY
 16 OCCASIONS. I DO NOT KNOW THESE PEOPLE NAMES
 17 BECAUSE WHEN PEOPLE ARE BEATING YOU AND
 18 DENYING YOU MEDICAL TREATMENT THEY DO NOT
 19 WANT YOU TO KNOW WHO THEY ARE. ALL COOR
 20 STAFF HAVE LIED AND TRIED TO COVER UP WHAT
 21 HAS BEEN HAPPENING TO ME. THEY DO NOT WANT
 22 TO TELL ON THEIR FRIENDS, SUBORDINATES AND
 23 COWORKERS. THEY DO NOT WANT TO SHARE THE
 24 RESPONSIBILITY OF BEING A PARTY TO CRIMES AND
 25 MISFEASANCE. THE REASONS WHY THE SUPERVISORS
 26 ARE LIABLE IS BECAUSE I HAVE TOLD EVERYONE,
 27 EVERY CAPTAIN, WARDEN, SERGEANT AND LIEUTENANT
 28 AND THEY HAVE LIED AND COVERED UP THE ABUSE.

1 SERGEANT HUCKABAY LIES LEAD TO ME
 2 BEING KEPT IN SEGREGATION A YEAR. I
 3 ALSO HAD TO STAY IN PRISON AN
 4 EXTRA YEAR. SERGEANT HUCKABAY THEN
 5 PROCEEDED TO CONTINUE TO WRITE ME UP
 6 ON MORE FALSE ALLEGATIONS. HIS SUBORDINATES,
 7 JARRETT, LERMA, MAYFIELD, SALAS AND
 8 OTHERS MISTREATED ME ON HIS ORDERS AND WITH
 9 HIS BLESSING JARRETT WOULD SEXUALLY HARASS
 10 ME AND WRITE ME UP BECAUSE I REFUSED TO LET
 11 HIM SEE ME NAKED. LERMA WROTE FALSE ALLEGATIONS
 12 ON ME. HUCKABAY EVEN HAD THE PHYSICIANS
 13 ASSISTANT CLAIM I THREATENED HER. SGT.
 14 HUCKABAY AND HIS ^{SUBORDINATES} JARRETT, ME AND SEXUALLY
 15 HARASSED ME AND WROTE SO MANY LIES ON ME
 16 I AM NOW AT A LEVEL FOUR MAXIMUM
 17 SECURITY PRISON. HUCKABAY'S TEAM OF LIARS, LOSERS
 18 AND DIRTY LOP WROTE ENOUGH RUBS TO TAKE
 19 ME FROM A LEVEL TWO PRISON TO LEVEL
 20 FOUR. WARDEN RAYTHEL FISHER KNEW WHAT WAS
 21 GOING ON AND DID NOT STOP THE ABUSE. HE
 22 (FISHER) WAS IN ON IT. THE WARDEN USED
 23 TO COME INTO AJU EVERY WEEK TO HOLD
 24 COMMITTEE. I TALKED WITH WARDEN FISHER
 25 SEVERAL TIMES. HE WOULD ALWAYS LIE AND SAY
 26 HE WOULD FIX THINGS. INSTEAD (FISHER) KEPT
 27 LETTING JARRETT AND SALAS AND HUCKABAY
 28 TORTURE ME AND ABUSE ME AND TERRORIZE ME.

JOINDER OF CLAIMS THESE SAME TRANSACTIONS
 AND OCCURRENCES HAPPENED SEVERAL TIMES BY
 SUBORDINATES OF WARDEN FISHER AND CALIFORNIA
 DEPARTMENT OF CORRECTIONS AND REHABILITATION. THESE
 ARE ALSO SIMILAR IN NATURE, AMONG THE APPEALS
 GRANTED AND GRIEVANCES APPROVED. AT LEAST
 SIX ARE FOR TAMPERING WITH LEGAL MAIL AND
 LEGAL BOOKS, TWO ARE FOR MY SINK AND CELL FLOODING
 AND CORRECTIONAL OFFICERS AND PRISON STAFF NOT FIXING
 THEM IN A TIMELY FASHION, TWO ARE FOR SEXUAL
 HARASSMENT, FIVE ARE FOR SCREAMING AT ME DURING
 GRIEVANCE INTERVIEW, REJECTING GRIEVANCE AS DUPLICATIVE,
 COVERING UP EMPLOYEE MISCONDUCT, NOT HAVING
 BODY CAMERA ON, NOT PROVIDING GRIEVANCE FORMS
 OR MAKING 608 GRIEVANCE FORM AVAILABLE TO
 PRISONERS, FOUR ARE FOR HARASSMENT AND
 ABUSE, 2 FOR ABUSE AND NOT FEEDING ME AND NOT LETTING
 ME GET HAIR CUTS AND ABUSE IN GENERAL AND
 ONE FOR NO PHONE CALLS, DAY ROOM OR PROGRAM. THE
 FIVE ARE SPECIFICALLY CONCERNING COOR EMPLOYEES
 ABILITY TO COVER UP THE ABUSE, TERRORISM AND
 TORTURE. THIS BEHAVIOR HAPPENED TO ME AT CALIFORNIA
 PRISONS INVOLVING CALIFORNIA CORRECTIONAL OFFICERS AND
 THESE ARE JUST WHAT WAS APPROVED AND GRANTED.
 THE MOST SERIOUS HAVE BEEN COVERED UP AND
 DENIED, THE CASES CLOSED WITHOUT ACTION. JUST WITHIN
 THE GRIEVANCES ARE JOINDER OF CLAIMS, SUPERVISOR
LIABILITY, EXCESSIVE FORCE, INTERFERENCE WITH MAIL

1 AND DENIAL OF ALLEL TO COURTS. I HAVE
 2 WENT THROUGH THE PROPER CHANNELS. BOTH
 3 WARDENS AT BOTH INSTITUTIONS NOT ONLY WOULD
 4 NOT STOP THE ABUSE BUT HAVE INSTEAD TRIED
 5 TO COVER IT UP. I REACHED OUT TO SECRETARY
 6 KATHLEEN ALLISON. SHE IS IN CHARGE OF BOTH
 7 MEDICAL AND CUSTODY. NO CHANGES HAVE TAKEN
 8 PLACE. I AM BEING ABUSED AND MISTREATED AS IF
 9 NO ONE IS IN CHARGE. SUPERVISORS CANNOT BE
 10 ABSOLVED SIMPLY BECAUSE THEY ARE NOT IN THE
 11 ROOM WHEN CORRECTIONAL OFFICERS COMMIT CRIMES
 12 AND MISCONDUCT. THE SAME IS TRUE OF COWORKERS
 13 WHO STAND BY AND DO NOTHING. IS THAT NOT WHY
 14 THE OTHER OFFICERS ON SCENE WHEN GEORGE FLOYD
 15 WAS MURDERED ARE FACING CHARGES. THERE IS A
 16 PATTERN AND CULTURE OF TORTURE AND TERRORISM
 17 AND ABUSE AMONG CALIFORNIA DEPARTMENT OF
 18 CORRECTIONS AND REHABILITATION EMPLOYEES. CDCR IS
 19 CORRUPT FROM TOP TO BOTTOM. THAT IS WHY
 20 KATHLEEN ALLISON, CHRISTIAN PFEIFFER, RAYTHEL FISHER
 21 OR NO OTHER CDCR EMPLOYEE HAS STOPPED ME FROM
 22 BEING STARVED, BEATEN, ABUSED, PHYSICALLY OR SEXUALLY
 23 HARASSED, DENIED MEDICAL TREATMENT OR STOPPED
 24 CDCR EMPLOYEES FROM TRYING TO SET ME UP TO KEEP
 25 ME IN PRISON OR TRYING TO MURDER ME. CDCR HAS
 26 MADE GRIEVANCES DISAPPEAR, ITS OFFICERS, OFFICIALS AND
 27 EMPLOYEES REFUSED TO INTERVIEW ME TO ATTEMPT TO
 28 COVER UP CRIMES AND MISCONDUCT. THERE WILL BE NO COVER UP.

1 I ALSO HAVE A REMEDY GRANTED
2 FROM AUGUST 23, 2021. I DO NOT HAVE
3 A COPY TO PRESENT TO THE COURT
4 BECAUSE I HAVE NOT BEEN IN THE
5 LAW LIBRARY. THIS APPEAL IS ABOUT STAFF
6 DEPRIVING ME OF MY FULL LAW LIBRARY
7 TIME. I HAVE NOT BEEN IN THE LAW LIBRARY
8 IN MONTHS. SOMETIMES OFFICERS WOULD NOT
9 LET ME GO IN WHEN I WAS SCHEDULED TO
10 GO. OFTEN CORRECTIONAL OFFICERS WOULD ONLY
11 LET ME OUT OF MY CELL UNTIL MY SCHEDULED
12 TIME WAS ALMOST OVER. THEY ALWAYS MAKE
13 SURE I AM LATE GETTING IN. I DO NOT
14 GET SCHEDULED FOR MONTHS AT A TIME. IT
15 IS ALWAYS AN ISSUE WITH PRISON STAFF
16 TRYING TO STOP ME. WHEN I HAD APPOINTMENTS
17 TO GO TO THE WALK UP WINDOW OUTSIDE THE
18 LIBRARY. CORRECTIONAL OFFICERS WOULD ALSO
19 STOP ME. PRISON STAFF MAKE EVERY EFFORT
20 TO BLOCK MY ACCESS TO LAW LIBRARY. TO
21 BLOCK MY ACCESS TO THE COURT. CLAIMANT
22 APPEAL CLAIMS DECISION RESPONSE EXPLAINS HOW
23 I ONLY RECEIVED 40 MINUTES OF LIBRARY
24 TIME AND HOW ON AUGUST 3, 2021 LAW LIBRARY
25 WAS CANCELLED. ME NOT HAVING LAW LIBRARY
26 IS NOT BECAUSE OF COVID. IT IS/WAS TO
27 KEEP ME OUT, OTHER INMATES ARE STILL ATTENDING.
28 STAFF HAVE ALWAYS INTERFERED AND TRIED TO STOP MY CASES.

1 I HAVE TOLD THEM ALL AND THEY WILL NOT
 2 AND DO NOT STOP CORRECTIONAL OFFICERS FROM
 3 TORTURING, TERRORIZING AND SEXUALLY ASSAULTING
 4 ME. THEY JUST TRY TO COVER IT UP AND ACT
 5 LIKE NOTHING HAPPENED OR TRY TO BLAME IT
 6 ON ME. AS FAR AS EXCESSIVE FORCE IS CONCERNED
 7 I HAVE BEEN BEATEN UP A FEW TIMES. I HAVE
 8 BEEN SHAMMED ON THE GROUND. HAD MY ARMS TWISTED
 9 AND JOCKED ON MANY OCCASIONS. MANY PEOPLE HAVE
 10 COME FORWARD AS WITNESSES. OFFICER CARDENAS
 11 IN SEPTEMBER OF LAST YEAR, TOLD SOME OTHER INMATES
 12 TO "STAB THEM WHEN THEY GET THE CHANCE".
 13 OFFICER NORTHCUTT ON MARCH 9, 2021 HIT ME
 14 SEVERAL TIMES IN THE HEAD AND SHAMMED MY ARMS
 15 ON THE BARS. HE ASSAULTED ME AGAIN RECENTLY. I
 16 DO NOT KNOW THE DATES FOR EVERYTHING BECAUSE
 17 I AM BEING ABUSED, NEGLECTED, THREATENED, HARASSED,
 18 MISTREATED AND TORTURED REGULARLY. THE STAFF
 19 HAS ALWAYS TAMPERED WITH MY LEGAL MAIL. AT BOTH
 20 PRISONS ITV BEEN READ, OPENED, NOT GIVEN TO ME FOR
 21 WEEKS AND NOT SENT OUT. TAMPERING WITH MY
 22 LEGAL MAIL IS A BIG TIME TRICK FOR CORRECTIONAL
 23 OFFICERS. I HAVE BEEN DOING THE LAW THING FOR
 24 A WHILE AND EVERY OPPORTUNITY THEY HAVE
 25 THEY TAMPER WITH MY LEGAL MAIL, ONE INCIDENT
 26 WAS DECEMBER 11, 2020. DECEMBER 29, 2020 OFFICER
 27 SAID USED UNNECESSARY FORCE ON ME, THREATENED ME
 28 BY TELLING ME "YOU ARE NEVER GOING HOME"

1 SATAN ALSO OPENED THE DOOR WHEN I
 2 SHOWERING EXPOSING MY NAKED BODY, THERE
 3 WERE TIMES WHEN THE SINK IN MY CELL
 4 WAS STOPPED UP FOR MONTHS BEFORE SOMETHING
 5 WAS DONE ABOUT IT. COLORADO EMPLOYEES HAS
 6 MISTREATED ME DOZENS OF TIMES IN DOZENS
 7 OF WAYS. 8-8-2021 CORRECTIONAL OFFICERS
 8 DID NOT PROPERLY PROCESS MY LEGAL MAIL THAT IS
 9 A CONTINUOUS AFFAIR. CUSTODY IS ALWAYS
 10 HARASSING AND ABUSING ME. THEY ALSO BLOCKED
 11 MY ACCESS TO THE COURT BY NOT GIVING ME
 12 MY LEGAL BOOKS AND NOT PROCESSING TRUST WITHDRAWALS
 13 TO PAY FOR COURT FEES. AGAIN, THE REASON WHY
 14 I DO NOT HAVE A LOT OF DATES WHEN THESE
 15 THINGS HAPPEN IS BECAUSE THEY HAPPEN NEARLY
 16 EVERY DAY. OFFICER JIMENEZ READ MY LEGAL
 17 MAIL OFTEN. HE HAS SINCE BEEN REMOVED FOR
 18 HARASSING SELF SEARCHES AND TAMPERING WITH MY
 19 LEGAL MAIL. 11-8-2021 I HAD A REMEDY
 20 GRANTED STATING PRISON STAFF ARE COVERING UP
 21 MISCONDUCT OF EMPLOYEES WHEN SERGEANT
 22 HUKABAY BEAT ME UP THE PHYSICIAN'S ASSISTANT
 23 REFUSED TO TREAT ME. WHEN NORTWELL BEAT ME
 24 UP THE NURSE REFUSED TO TREAT MY INJURIES.
 25 MEDICAL STAFF HAVE ALWAYS NEGLECTED ME. I
 26 WAS RECENTLY DENIED BACK SURGERY FOR BAD DISKS.
 27 I WAS CURED OUT BY NURSE CHAVEZ. I HAVE
 28 A BROKEN WHEELCHAIR THE PRISON REFUSED TO REPLACE.

I COMPLAINED ABOUT THIS WHEELCHAIR FOR
 MORE THAN A YEAR. NOTHING HAS BEEN DONE
 TO REPAIR IT. I COMPLAINED 7-8-2021, I
 COMPLAINED ABOUT NURSE KIMBA COVERING UP THE
 BEATINGS FROM CORRECTIONAL OFFICERS 9-8-2021
 I AM IN CONSTANT UNBEARABLE PAIN. I HAVE
 BACK PAIN, ARTHRITIS, MUSCLE DISEASE AND ALL I
 GET IS NO PAIN DOCTOR AND TYLENOL 325. WHICH
 DO NOT HELP AT ALL. I HAVE COMPLAINED ABOUT
 LACK OF PROPER HEALTHCARE AND CONSTANT PAIN
 REPEATEDLY TO MULTIPLE STAFF FOR YEARS AND
 NOTHING HAS BEEN DONE. SIVILIO DID NOTHING FOR
 MY PAIN DR. BONILLA HAS DONE NOTHING ABOUT
 MY PAIN ON 7-23-2021 I COMPLAINED ABOUT
 ABUSE AND DELIBERATE INDIFFERENCE. I HAVE FOR
 YEARS COMPLAINED ABOUT PAIN AND BROKEN WHEELCHAIRS
 AND BEATINGS AND ABUSE BY DIRTY COPS AND
 CORRUPT MEDICAL STAFF AND NOTHING HAS BEEN
 DONE. IF I AM BEING DENIED MEDICAL TREATMENT
 BY MEDICAL STAFF. IF CUSTODY WILL NOT GET ME
 MEDICAL HELP WHEN I AM HAVING CHEST PAIN
 OR BLEEDING. I DO NOT KNOW WHY MAGISTRATE
 DOES NOT SEE A PROBLEM WITH HOW I AM
 BEING WRONGED, I HAVE MORE THAN A DOZEN
 WITNESSES WHO HAVE SEEN ME BEING ABUSED
 AND MISTREATED BY PRISON STAFF. I HAVE
 SERIOUS MEDICAL ISSUES THAT ARE NOT BEING TREATED.
 THE BACK DOCTOR SAID I NEED SURGERY BUT THE

1 PRISON REFUSES TO GIVE IT TO ~~WANT~~ ME.
 2 PEOPLE HAVE WITNESSED COOR STAFF MISTREATING
 3 AND TORTURING ME. JUDGE MAGISTRATE SAWS I
 4 DO NOT HAVE A CASE, THEN WHY HAVE
 5 DOZENS OF PEOPLE CAME FORWARD AND WHY DO
 6 I HAVE OVER 20 REMEDIES GRANTED AND
 7 APPROVED? WHY IS COOR ~~STAFF~~ ADMITTING
 8 SOMETHING IS WRONG? IF I AM NOT PRESENTING
 9 THIS CASE PROPERLY THEN BOONE SHOULD GIVE ME
 10 A LAWYER. I AM BEING TREATED WORSE THAN DAM
 11 NEAR ANYBODY IN THIS PRISON. SO WHAT IF I
 12 DON'T KNOW HOW TO WRITE A COMPLAINT,
 13 THESE ARE CIVIL RIGHTS VIOLATIONS, THIS IS
 14 CRUEL AND UNUSUAL PUNISHMENT, THESE ARE
 15 FEDERAL CRIMES, AND UNCONSTITUTIONAL PRISONER
 16 TORTURE. JUDGE MAGISTRATE BOONE SHOULD BE
 17 GIVING ME A LAWYER. NUMEROUS COOR STAFF,
 18 OFFICIALS AND EMPLOYEES ARE TORTURING AND TERRORIZING
 19 ME AND TRYING TO SET ME UP AND KEEP ME
 20 IN PRISON AND KILL ME. THIS IS AN ORGANIZED
 21 CONSPIRACY, THERE ARE PEOPLE AT THE HIGHEST LEVELS
 22 OF KERN VALLEY STATE PRISON, VALLEY STATE PRISON
 23 AND CALIFORNIA DEPARTMENT OF CORRECTIONS AND
 24 REHABILITATION INTENT ON DESTROYING ME. I
 25 WILL NOT LET THAT HAPPEN. LT. E. GUTHRIE
 26 OF FDU VALLEY STATE PRISON TRIED TO COVER UP THE ABUSE.
 27 A. LEYVA KISP IS TRYING TO COVER UP THE ABUSE.
 28 LT. J. MELVIN KISP IS TRYING TO COVER UP THE ABUSE,

OFFICER D. CASTILLO HAS BEEN HARASSING
 ME AND ABUSING ME AND SEXUALLY MOLESTING
 ME AND ASSAULTING EVERY SINCE I CAME
 TO THIS PRISON. NOT JUST ON JUNE 16, 2021
 HAS CASTILLO INTERFERED WITH ME TAKING MY MEDICINE.
 HE HAS ATTACKED ME AND STALKED ME ON
 MANY OCCASIONS, IT HAS BECOME IMPOSSIBLE
 TO LIST ALL THE DATES AND TIMES BECAUSE
 THIS IS CONTINUOUS. IT IS SOMETHING THAT
 HAPPENS OFTEN. I DO NOT GO TO PILL LINE
 WHEN CASTILLO IS ON THE PATIO BECAUSE
 HE IS A SEXUAL PREDATOR AND HE HAS
 BEEN USING UNNECESSARY AND EXCESSIVE FORCE
 ON ME. THE PRISON HAS BEEN COVERING
 UP HIS ABUSE OF ME. THEY WILL NOT HAVE
 HONORING ON THE GRIEVANCES I SUBMIT ABOUT
 HIM. SOME OF THE BOYS JUST DISAPPEAR. I
 DO NOT HAVE PAPER ENOUGH TO TELL ALL THE
 TERRIBLE THINGS THIS ^{MAN} ~~MAN~~ DONE TO ME. HE HAS
 PREVENTED ME FROM GETTING MY MEDICATION, REFUSED
 TO GET ME MEDICAL AID, TRIED TO PUSH ME
 INTO GATES, ATTEMPTED TO FREEZE BY MAKING
 ME TAKE OFF MY JACKET AT 8 PM IN THE
 WINTER, FELT ON ME SEXUALLY, THREATENED TO
 SET ME UP TO KEEP ME IN PRISON, PINCHED AND
 SQUEEZED MY ARMS TO CAUSE ME PAIN, USED HARASSING
 LIES SEARCHED TO TESS AND TRASH MY CELL ETC
 THE PRISON WILL NOT STOP HIM, I HAVE WITNESSES,

HERE IS A LIST OF PEOPLE WHO HAVE WITNESSED CCLR EMPLOYEES BEAT, ABUSE, TORTURE, TERRORIZE AND ATTEMPT TO MURDER ME. WITNESSES INCLUDE: HAJAN HAJI ~~BJ 0122~~ JERONIMO SANCHEZ VO 4322, DEMARIE MAKEY KS 9010, ROB JACKSON AL 1364, LAMAR BROOKS AA 2536, GREGORY WASHINGTON FY 4667, CORNELL DAVIS AW 7860, VANDERL JOHNSON AG 1099, B. MOORE AK 8793, ALBERT MITCHELL BB 3207, L. MCGUY GG 1351, DAVIS BC 1532, RICHIE HARVEY AS 7084, SABLE FOSTER AX 7824, FRYE AU 5648, P. SODAT G26345, WEEKS BT 3275, ~~FRATER AX 3255~~ FRATER AX 3250, LEE PS 3331, S. TIPTON AX 1272, D. EATER VO 8253, JORDAN TUCKER AR 3781, ALEX ALVARADO BT 6331 AND OTHERS.

AGAIN, I DO NOT HAVE THE KNOWLEDGE OF THE LAW OR RESOURCES IN ORDER TO PROPERLY PURSUE AND LITIGATE THIS CIVIL LAWSUIT. I DO NOT KNOW HOW TO GET DISCOVERY OR TAKE A DEPOSITION OR SUBPOENA WITNESSES. SO I ASK THE COURT TO APPOINT AN ATTORNEY TO HELP ME. THE PEOPLE OF CALIFORNIA NEED TO BE TREATED WITH RESPECT BY LAW ENFORCEMENT. THE CUSTODY AND MEDICAL STAFF AND EMPLOYEES IN CALIFORNIA PRISONS SHOULD NOT BE ALLOWED TO MISTREAT ME OR ANYONE ELSE.

THIS CASE WAS FILED JANUARY 3, 2022 BUT IT WAS WRITTEN OCTOBER 2, 2021. IT TOOK THAT LONG TO FILE BECAUSE OF CORRUPTION AND OBSTRUCTION OF PRISON OFFICIALS NOT ONLY DO I WANT A TRIAL TRIAL. I WANT THE PEOPLE NAMED AS DEFENDANTS FIRED AND ARRESTED. THEIR ACTIONS ARE CRIMINAL. JUDGE MAGISTRATE DOES NOT UNDERSTAND THERE ARE SIMILAR FORCES AT WORK. THESE PEOPLE HAVE TRIED TO KILL ME. I WANT FBI PROTECTION, I WISH TO SPEAK WITH FEDERAL LAW ENFORCEMENT IMMEDIATELY. I WANT TO PRESS CHARGES AGAINST THESE PEOPLE. MY LIFE IS IN DANGER. 10-30-2021 I WROTE OFFICER NORTHWICK HAS PHYSICALLY ASSAULTED ME TWICE AND THREATENED TO KILL ME. THEY HAVE COMMITTED HATE CRIMES, FALSIFIED POLICE REPORTS, TAMPERED WITH EVIDENCE AND OBSTRUCTED JUSTICE AND NOTHING WAS DONE. ON 10-15-2021 I WROTE SCHEDULE MY 603, 115 AFTER 2:00pm OFFICER CAUSTON AND OTHERS ARE PHYSICALLY AND SEXUALLY ASSAULTING ME AND NOTHING WAS DONE. ON 10-8-2021 I WROTE I WAS "MAN DOWN" AND NEEDED TO GO TO TTA. MY REQUEST FOR EMERGENCY ASSISTANCE WAS REFUSED AND NOTHING WAS DONE. ON 10-8-2021 I ALSO WROTE SGT. HILDEBRAND JUST REFUSED MY CALL FOR "MAN DOWN" MEDICAL HELP. SEVERAL WITNESSES SAW ME FALL IN THE LAW LIBRARY.

AGAIN NOTHING WAS DONE. ON 10-6-2021
 I WROTE CORRECTIONS OFFICER DELACRUZ USED
 UNNECESSARY FORCE ON ME. DELACRUZ CONTINUES
 TO ABUSE AND TORTURE ME. NOTHING WAS DONE.
 ON 9-11-2021 I WROTE LDCR OFFICIALS HAVE
 LIED AND PUT INCORRECT INFORMATION IN MY
 C-FILE. I AM NOT IN PRISON FOR STABBING
 ANYONE. NOTHING WAS DONE. ON 9-5-2021 I
 WROTE, I AM HARASSED AND ABUSED BY OFFICERS
 CASTILLO, BOMEZ AND GOZALEZ. AND NOTHING WAS
 DONE. ON 11-8-2021 I WROTE ON 11-04-2021
 CORRECTIONAL OFFICER REFUSED TO TAKE ME
 TO AN OUTSIDE MEDICAL APPOINTMENT. THIS
 IS NOT THE FIRST TIME ITS HAPPEND. NOTHING
 WAS DONE. ON 11-7-2021 I WROTE, CORRECTIONAL
 OFFICER S. JELL BADGE # 6997 REFUSED TO GIVE
 ME INDIGENT PAPER AND ENVELOPES TODAY. DESPITE
 KVSF HANDBOOK, TITLE IS, U.S. SUPREME COURT. NOTHING
 WAS DONE. ON 11-4-2021 I WROTE SERGEANT
 ESCOBEDO HANDLUFFED ME, TWISTED MY ARMS AND
 THREW ME ON THE GROUND. NOTHING WAS
 DONE. ON 11-3-2021 I WROTE T. NY GUEN
 KEEPS OPENING MY LEGAL MAIL FACE UP
 AND READING IT. NOTHING WAS DONE. CORRECTIONAL
 OFFICERS MADE ME FALL MULTIPLE TIMES AT BIL
 CALL THIS MORNING. THEY PUSHED ME AND TWISTED
 MY ARMS. I WROTE THAT 11-1-2021. NOTHING WAS
 DONE. NOTHING HAS BEEN DONE TO STOP THESE
 PEOPLE FROM TERRORIZING AND TORTURING
 ME. I WANT FEDERAL PROTECTION. I WANT FBI ARRESTS.

EVERYONE KEEPS ASKING ME TO LET THE
 CDCR EMPLOYEES TORTURE AND TERRORIZE
 ME AND NOT SAY ANYTHING. MY LIFE AND
 DIGNITY ARE WORTH MORE THAN THAT. I
 WILL NOT SIT SILENT AND BE ABUSED
 AND MISTREATED. THE RULES SHOULD BE THE
 SAME FOR EVERYONE. CALIFORNIA DEPARTMENT
 OF CORRECTIONS AND REHABILITATION EMPLOYEES
 ARE COMMITTING CRIMES. THEY ARE GETTING
 AWAY WITH BREAKING THE LAW. IT IS
 NOT SUPPOSED TO BE LIKE THAT. THIS SUIT
 IS NOT REALLY ABOUT MONEY. IT IS
 ABOUT NOT LETTING THEM GET AWAY WITH
 IT. IMAGINE FOR A BIT IF YOU WERE
 PICKED ON EVERY DAY FOR OVER TWO YEARS.
 OFFICER DEACON PICKS ON ME. CASTILLO PICKS
 ON ME. OFFICER LOPEZ PICKS ON ME, GOMEZ
 PICKS ON ME. IMAGINE IF YOU WERE PICKED ON
 EVERY DAY BY PRISON EMPLOYEES. YOU CANT
 IMAGINE THAT. I HAVE TO LIVE IT. DOZENS
 OF GOV BRIEVABLES, DOZENS OF CIVIL RIGHTS
 VIOLATIONS, DOZENS OF FEDERAL CRIMES AGAINST
 ME AND NOTHING HAS BEEN DONE. SOMETHING
 HAS TO BE DONE. THESE CDCR EMPLOYEES CANNOT
 DO WHATEVER THEY WANT. I AM GOING TO
 SUE THEM AND I AM GOING TO PUT SOME
 OF THEM IN PRISON. IF I DON'T THERE
 WILL BE NO CHANGE. THIS IS NOT JUST A
 LAWSUIT, THIS IS PRISON REFORM.

PAGE 10 E OF 11

ON ANOTHER 602 APPEAL I SUBMITTED DATED 11-10-2021 I WROTE CORRECTIONAL OFFICERS ARE REFUSING TO HAVE MY ELECTRICAL POWER FIRED IN MY CELL. THIS IS INTENTIONAL, IT'S TORTURE. NO ONE DID ANYTHING. ON A 602 APPEAL DATED 11-9-2021 I WROTE CORRECTIONAL OFFICER DELACOUR USED EXCESSIVE AND UNNECESSARY FORCE ON ME TODAY. DELACOUR IS TORTURING ME. THERE ARE FEDERAL CRIMES. NO ONE DID ANYTHING. ON 10-12-2021 I WROTE A 602 APPEAL THAT SAYS OFFICER A. DELACOUR HAS BEEN HARASSING AND ABUSING ME FOR MONTHS. RVR LOG# 7125368 IS A LIE. I AM DISABLED AND COULD NOT STAND. I WROTE THAT APPEAL BECAUSE OFFICER DELACOUR WROTE A IIS ON ME SAYING I REFUSED TO STAND UP DURING COUNT. THAT IS A LIE. I HAVE NERVE DAMAGE, MUSCLE DISEASE AND A BAD DISK IN MY BACK. DELACOUR KNOWS THIS AND SO DOES THE HEARING OFFICER. I WAS FOUND GUILTY ANYWAY. I AM CRIPPLE, I COULD NOT STAND UP BUT I WAS WROTE UP AND FOUND GUILTY ANYWAY. NO ONE DID ANYTHING. THIS IS HOW I ENDED UP AT A LEVEL FOUR PRISON. THIS IS HOW I ENDED UP DOING AN EXTRA YEAR IN PRISON. CORRECTIONAL OFFICERS LYING AND WRITING FALSE POLICE REPORTS AND FAKE IIS AND SENIOR STAFF FINDING ME GUILTY OF THINGS THEY KNEW I HAD NOT DONE. THAT IS HOW WCB OPERATES, THAT IS HOW SENIOR OFFICERS HELPED TO TORTURE AND ABUSE ME. THAT IS WHY WARDEN FISHER AND WARDEN PFEIFFER

AND KATHLEEN ALLISON ARE ALSO DEFENDANTS IN THIS CASE. THESE PEOPLE KNOW AND FULLY UNDERSTAND THAT CORRECTIONAL OFFICERS ARE ABUSING ME AND THEIR AUTHORITY. ON 10-7-2021 I WROTE IN A GRIEVANCE FOR HEALTHCARE I RAN OUT OF MEDICINE AND IT HAD NOT BEEN REPLENISHED AND IT WAS DUE TO CARELESSNESS, MALPRACTICE AND DELIBERATE INDIFFERENCE. NO ONE DID ANYTHING. ANOTHER HEALTHCARE GRIEVANCE I WROTE ON 9-13-2021 MELINDA CHAU ADJUSTER OF THIS COMPLAINT IS WRONG AND FULL OF LIES. THE VERY SAME WHEELCHAIR I AM COMPLAINING ABOUT IS THE SAME ONE I BEEN COMPLAINING ABOUT SINCE I GOT IT. I WAS NOT ISSUED A NEW WHEELCHAIR 2-23-21 AND THE WHEELCHAIR WAS NOT FIXED 1-14-21. NO ONE DID ANYTHING. ON 1-13-2021 ANOTHER HEALTHCARE GRIEVANCE JAYS I AM IN PAIN FROM SURGERY, ARTHRITIS, BACK PROBLEMS, NERVOUS DISEASE AND SEVERAL OTHER DIBILITATING AND CRIPPLING DISEASES. I HAVE EXCESSIVE PAIN FROM MY SURGERY TODAY. NO ONE DID ANYTHING. DOZENS OF COMPLAINTS AND DOZENS OF HEALTHCARE GRIEVANCES, DOZENS OF EPISODES OF TORTURE AND ABUSE AND FEDERAL CRIMES. THIS IS MORE THAN A LAWSUIT. SOME OF THESE PEOPLE SHOULD BE FIRED AND PUT IN PRISON. THAT IS THE GOAL PRISON REFORM AND PRISON HEALTHCARE REFORM. AN END TO CARELESSNESS AND RACISM WITHIN OUR PRISON SYSTEM. WE INMATES OUR SUFFERING AND DYING AND PRISON EMPLOYEES AND THEIR SUPERVISORS ARE RESPONSIBLE FOR IT. I NEED A LAWYER. I NEED FBI PROTECTION. I WANT PROSECUTIONS OF COLOR EMPLOYEES. I WANT TO TESTIFY.

T. J. JAMES, VSP, N. JAMES, VSP, P. A. JAMES, VSP
 SGT. ELLERBRO KISP, SGT. ANDERSON KISP, A. GOMEZ KISP,
 R. GARCIA KISP, OFFICER DELGADO VSP, OFFICER
 DELALBA KISP, OFFICER CARDENAS KISP, OFFICER
 LERMA VSP, OFFICER MANNFIELD VSP, HOWARD
 HOWARD E. MOSELEY COLR, A. GOMEZ INTERNAL
 AFFAIRS, LT. LECONE OIA, OFFICER FIGUEROA, SGT
 HILDEBRAND HAVE ALL BEEN DIRECTLY INVOLVED IN
 TORTURING ME OR TRIED TO COVER IT UP, OR WONT STOP IT.

V. Relief

State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.

I WANT A JURY TRIAL
 I WANT THESE PEOPLE FIRED AND ARRESTED. I WANT
 STATE AND FEDERAL JUSTICE DEPARTMENT INVESTIGATION
 OF KISP, VSP, COLR, ISU AND INTERNAL AFFAIRS.
 I WANT 200 million DOLLARS IN DAMAGES
 AND I WANT BUTH PRISON SHUT
 DOWN. WE NEED PRISON REFORM, STOP PRISONERS TORTURE,

I declare under penalty of perjury that the foregoing is true and correct.

Date:

3-4-2022

Signature of Plaintiff:



(Revised 4/4/14)

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
CASE NO. 1:22-CV-00002 CASE NAME: MARTIN V. CASTILLO ETAL.
MOTION FOR APPOINTMENT OF COUNSEL


THIS CASE IS TOO COMPLICATED AND TOO
SERIOUS FOR IT NOT TO BE HEARD. THERE IS
OVERWHELMING EVIDENCE THAT NOT ONLY HAVE
I BEEN TORTURED AND TERRORIZED BY CALIFORNIA
DEPARTMENT OF CORRECTIONS AND REHABILITATION
EMPLOYEES. MY CASE MAY ALSO SHED LIGHT ON
A CONTINUOUS SYSTEM WIDE CULTURE OF ABUSE
AND OPPRESSION AND COMMITTING OF FEDERAL
CRIMES BY CORR EMPLOYEES. THIS MAY BE A
LANDMARK CASE THAT MAY PREVENT THOUSANDS
OF CALIFORNIA PRISONERS FROM SUFFERING AND
BEING ABUSED AND TORTURED. CORR EMPLOYEES, STAFF,
OFFICIALS AND SUPERVISORS ARE PARTICIPATING IN CIVIL
AND HUMAN RIGHTS VIOLATIONS. THIS CASE CANNOT
STOP AT SCREENING. THE CITIZENS OF CALIFORNIA
NEED TO KNOW WHAT IS GOING ON IN CALIFORNIA
PRISONS SO THEY CAN STOP IT. I ASK THE COURT
FOR APPOINTMENT OF COUNSEL. I CANNOT DO THIS
ALONE AND THE PEOPLE OF AMERICA OUGHT NOT TO
BE TREATED AS I HAVE. I DECLARE, THE ABOVE
IS TRUE AND CORRECT UNDER PENALTY OF PERJURY.

DATED 3-5-2022

JARED MARTIN CORR # BL1274

KERN VALLEY STATE PRISON

P.O. BOX 6000 DELANO, CA 93216

X 
Jared Martin
IN PR. PR.

PROOF OF SERVICE BY MAIL
BY PERSON IN STATE CUSTODY

(Fed. R. Civ. P. 5; 28 U.S.C. § 1746)

I, JARED MARTIN, declare:

I am over 18 years of age and a party to this action. I am a resident of: State prison, in the
county of KERN in the State of California. My Prison is: KERN

VALLEY STATE PRISON P.O. BOX 6000 DELANO, CA 93216

On 3-4-2022

I served the attached documents: AMENDED 1983
CIVIL SUIT PLUS EXHIBITS
MOTION FOR COURT APPOINTED ATTORNEY.

(Describe Document)

On the parties herein by placing true and correct copies thereof, enclosed in a sealed envelope. With
postage therein fully paid in the United States Mail in a deposit box so provided at the above-named
correctional institution in which I am presently confined. The envelope was addressed as follows:

CLERK, U.S. DISTRICT
COURT EASTERN DISTRICT
2500 THURMAN STREET SUITE 501
REINO, CA 93721

I declare under the penalty of perjury under the laws of the United States of America that the foregoing is
true and correct.

Executed on 3-4-2022

(Date)

(Signed)

EXHIBIT
A



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 04/19/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 001 1 - 102001L

Log #: 000000065993

Claim # 001

Institution/Parole Region of Origin: Valley State Prison

Facility/Parole District of Origin: VSP-Facility A

Housing Area/Parole Unit of Origin: A 004 1

Category: Offender Safety and
Security

Sub-Category: PREA

I. ISSUE ON APPEAL

It is appellant's position that Correctional Officer "Delgado and Others" have harassed appellant sexually.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3000, 3001, 3004, 3270, 3380, 3391 and 3480; Department Operations Manual, section 54100.25.2

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #65993; interviews captured within the Strategic Offender Management System; January 26, 2021, Locally Designated Investigator report

III. REASONING AND DECISION

While appellant did not cooperate with the interview to gather more information about the written allegations, the institution conducted multiple interviews with staff regarding the claim. However, in review of the written CDCR Form 602, the Office of Appeals was able to decipher a specific name of "Delgado" as being involved in the allegation. The Office of Appeals was unable to find that the witnesses were asked about the specific party named or that the name party was interviewed. For this reason, claim #1 is granted.

IV. REMEDY

The institution shall open a new Offender Grievance Tracking log number to address the above deficiency.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	04/19/2021

STATE OF CALIFORNIA

REQUEST TO IMPLEMENT REMEDIES

CDCR 602-3 (03/20)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Page 1 of 1

STAFF USE ONLY

Grievance or Appeal #: 05993 Date Received: _____
 Date Due: _____
 Categories: _____

This is the process to ask for a granted or approved remedy to be provided to you.

Claimant Name: JARED MARTIN CDCR #: BL 1274
 Current Facility/Parole District: KERN VALLEY STATE PRISON Current Area/Bed/Parole Unit: A4-B-115
I WANT WANT 700 MILLION DOLLARS IN DAMAGES.
I WANT INTERNAL AFFAIRS AND JUSTICE DEPARTMENT INVESTIGATIONS.

Claim #: _____

Decision: APPROVED [or] GRANTED

Institution/Parole Region of Origin: VALLEY STATE PRISON Current Facility/Parole District of Origin: _____

Housing Area/Parole Unit of Origin: _____

Category: TAMING HARASSMENT) ABUSE Sub-Category: _____

Remedy Approved [or] Granted: _____ Due Date for Implementation: _____

I WANT THEM FIRED, SGT HUCK ARMY, N: SALAS AND JARRETT

This form shall be submitted by mail to:
 Office of Appeals
 Remedies Compliance Coordinator
 Department of Corrections and Rehabilitation
 P.O. Box 942883
 Sacramento, CA 95811

I, JARED MARTIN, assert that 30 days has passed from the due date for implementation of the remedy approved (or granted) for the claim referenced above. As a result, I am hereby submitting a request to implement the outstanding remedy.

Please note that this form will not be returned to you.

Claimant Signature: _____ Date Signed: 2-2-2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 05/05/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 001 1 - 102001L

Log #: 000000073167

Claim # 001

Institution/Parole Region of Origin: Valley State Prison

Facility/Parole District of Origin: VSP-Facility A

Housing Area/Parole Unit of Origin: A 004 1

Category: Offender Safety and
Security

Sub-Category: Use of Force

I. ISSUE ON APPEAL

It is appellant's position that on December 29, 2020, Correctional Officer Salas threatened appellant by stating, "You are never going home." Appellant contends Correctional Officer Salas expressed an intention to kill appellant, lie about appellant and make enough false rules violations to keep appellant in prison. Appellant asserts Correctional Sergeant Huckabay, Correctional Officer Salas and others have been starving, beating, abusing, harassing and threatening appellant. After appellant showered, appellant alleges Correctional Officer Salas pulled the chain handcuff through appellant's door hard and tight in order to hurt appellant. Appellant contends Correctional Officer Salas threatened to turn off appellant's water, then opened the "cuff door" exposing appellant's naked body, which was "sick, and sexual in nature." Appellant asserts Correctional Officer Salas threatened to write a rules violation stating appellant threatened staff.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3000, 3001, 3004, 3268, 3270, 3380, 3391, 3480 and 3484; Department Operations Manual, section 54040 and 54100.25.2

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #73167; Incident Report, Log #16625; Allegations Inquiry Management Section, Report Log #N-AIMS-0022-21; Investigative Report, Log #VSP-PREA-20-12-082

III. REASONING AND DECISION

The Office of Appeals finds there were several allegations made by appellant. The Office of Appeals will address the identified allegations separately for clarity purposes.

Although the institution did not provide a specific information in the "reasoning" section for appellant's claim of inappropriate use of force, the issue raised regarding the use of inappropriate force by Correctional Officer Salas was thoroughly reviewed. The Office of Appeals finds sufficient evidence to support staff did not use inappropriate force as alleged by appellant.

After review of the investigation into appellant being exposed (seen nude), the Office of Appeals finds the questioning of the staff interviewed did not sufficiently address appellant's claim of whether Correctional Officer opened the cuff port to expose appellant's naked body. Therefore, this allegation was not adequately addressed.

The Office of Appeals was unable to find that the following allegations were reviewed within this CDCR Form 602:

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
A. Vasquez [VAAL001]	AW (A)	05/03/2021

STATE OF CALIFORNIA

REQUEST TO IMPLEMENT REMEDIES

CDCR 602-3 (03/20)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Page 1 of 1

STAFF USE ONLY	Grievance or Appeal #: <u>73167</u> Date Received: _____
	Date Due: _____
	Categories: _____

This is the process to ask for a granted or approved remedy to be provided to you.

Claimant Name: JARED MARTIN CDCR #: BL 1274

Current Facility/Parole District: KERN VALLEY STATE PRISON Current Area/Bed/Parole Unit: ALL-B-115

I WANT THESE OFFICERS FIRED. I WANT 100 million DOLLARS IN DAMAGES

Claim #: _____

Decision: APPROVED [or] GRANTED

Institution/Parole Region of Origin: KERN VALLEY STATE PRISON Current Facility/Parole District of Origin: KERN VALLEY STATE PRISON

Housing Area/Parole Unit of Origin: _____

Category: INMATE HARASSMENT/ ABUSE Sub-Category: _____

Remedy Approved [or] Granted: _____ Due Date for Implementation: _____

This form shall be submitted by mail to:
 Office of Appeals
 Remedies Compliance Coordinator
 Department of Corrections and Rehabilitation
 P.O. Box 942883
 Sacramento, CA 95811

I, JARED MARTIN, assert that 30 days has passed from the due date for implementation of the remedy approved (or granted) for the claim referenced above. As a result, I am hereby submitting a request to implement the outstanding remedy.

Please note that this form will not be returned to you.

Claimant Signature: [Signature] Date Signed: 6-30-21



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 04/27/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 001 1 - 102001L

Log #: 000000068809

Claim # 001

Institution/Parole Region of Origin: Valley State Prison

Facility/Parole District of Origin: VSP-Facility A

Housing Area/Parole Unit of Origin: A 004 1

Category: General Employee
Performance

Sub-Category: Constitutional Rights

I. ISSUE ON APPEAL

It is appellant's position that on or about December 17, 2020, staff brought appellant "legal" mail that had already been opened. Appellant alleges staff are opening appellant's mail.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3000, 3001, 3134, 3143, 3270, 3380 and 3480

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #68809, information contained in the Offender Grievance Tracking system relevant to this claim

III. REASONING AND DECISION

While there appears to have been fact gathering inputting into the Offender Grievance Tracking system regarding this claim, the response to appellant contained no information. Without any information to support the determination, the Office of Appeals and appellant do not know what controlling authority, documents considered and the reasoning for the disapproval. For this reason, this claim is granted.

IV. REMEDY

The institution shall open a new Offender Grievance Tracking log number and explain more clearly what information was relied upon to support the decision.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature

H. Moseley [MOHO002]

Title

Chief

Date/Time

04/26/2021

STATE OF CALIFORNIA

REQUEST TO IMPLEMENT REMEDIES

CDCR 602-3 (03/20)

DEPARTMENT OF CORRECTIONS AND REHABILITATION

Page 1 of 1

STAFF USE ONLY	Grievance or Appeal #: <u>68809</u> Date Received: _____
	Date Due: _____
	Categories: _____

This is the process to ask for a granted or approved remedy to be provided to you.

Claimant Name: JARED MARTIN CDCR #: BL 1279
 Current Facility/Parole District: HEAD VALLEY STATE PRISON Current Area/Bed/Parole Unit: A4-B-115
I WANT THE OFFICERS INVOLVED, FIRED, I WANT 200 million DOLLAR DAMAGE

Claim #: _____

Decision: APPROVED [or] GRANTED VALLEY STATEInstitution/Parole Region of Origin: PRISON Current Facility/Parole District of Origin: _____

Housing Area/Parole Unit of Origin: _____

Category: INMATE HARASSMENT / INMATE ABUSE Sub-Category: CRUEL AND UNUSUAL PUNISHMENT ETC.

Remedy Approved [or] Granted: _____ Due Date for Implementation: _____

This form shall be submitted by mail to:
 Office of Appeals
 Remedies Compliance Coordinator
 Department of Corrections and Rehabilitation
 P.O. Box 942888
 Sacramento, CA 95811

I, JARED MARTIN, assert that 30 days has passed from the due date for implementation of the remedy approved (or granted) for the claim referenced above. As a result, I am hereby submitting a request to implement the outstanding remedy.

Please note that this form will not be returned to you.

Claimant Signature: _____

Date Signed: 6-21-2021

State of California

Department of Corrections and Rehabilitation
Office of Appeals

Memorandum



To: Claimant

Subject: **DECISION ON APPEAL – GRANTED**

Thank you for submitting your appeal for review by the California Department of Corrections, Office of Appeals. Pursuant to Title 15, section 3486(i)(2), the Office of Appeals has granted one or more of the claims you submitted on your CDCR Form 602-2 (see attached decision letter).

Pursuant to Title 15, section 3485(e), "The appeal package submitted by the claimant shall be stored electronically by the Department. The CDCR Form 602-2 shall contain a notification to the claimant that the documents submitted will not be returned to the claimant." Therefore, your Form 602-2 and any supporting documents are not included with this response.

However, a copy of your entire appeal package is maintained in your Central File. The process for requesting copies of documents contained in Central Files, often referred to as an *Olsen* review, can be found in the Department Operations Manual, sections 13030.16 and 13030.17.

Thank you,

HOWARD E. MOSELEY
Associate Director



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT GRIEVANCE CLAIMS DECISION RESPONSE

Re: Grievance Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 11/24/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000175012

Claim #: 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. CLAIM

Claimant is contending Custody Staff are not putting their badge numbers on his outgoing legal mail.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Dom 54010.12.2 Processing Outgoing Confidential Mail

B. DOCUMENTS CONSIDERED

Inmate/Parolee Appeal Form CDCR 602

III. REASONING AND DECISION

After interviews with custody staff, it is undetermined if staff placed their badge number on the outgoing legal mail.

There will be no monetary compensation granted as part of this grievance.

IV. REMEDY

Staff were reminded they are to document their first initial, last name, badge number, date, and signature on the sealed area on the back of the envelope per Dom 54010.12.2.

Decision: Approved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to APPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

If more than 30 calendar days have passed since the decision was sent to you, and your remedy has not been implemented, you may file a CDCR Form 602

-3, Request to Implement Remedies Form. You must wait until after the 30th day has passed to submit this request.

Staff Signature	Title	Date/Time
E. Stark [STEL004]	CDW (A)	11/23/2021

Claim #: 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee Performance

Sub-Category: Substandard Performance

I. CLAIM

Claimant is contending that staff refused to call for medical attention after going "man down" on several dates.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Operational Procedure #1027

B. DOCUMENTS CONSIDERED

Grievance Log #175012

Health Care Access - Daily Appointment Tracking Sheet

III. REASONING AND DECISION

A thorough inquiry was conducted regarding Claimants grievance. After interviewing Claimant and multiple staff members, it has been determined that Claimant appears to be manipulating the Emergency Medical Response procedures. Due to Claimants behavior during these incidents, Custody Staff along with Facility A Medical Staff did not deem the situations described in this grievance a medical emergency, there for an Emergency Medical Response was not summoned. Furthermore, Custody staff are not liable for the times medical staff conduct their medication pass nor are they responsible for the medication they do not issue their patients. Also, in regards to Claimant's allegation of not being seen by Facility A Medical staff after Claimant claims to have fallen out in the Facility A Library, Facility A Medical Staff was notified of the situation. Facility A Medical Staff did not deem Claimant's situation a medical emergency. Facility A Medical Staff informed claimant that he had a ducat for an appointment within the hour and he would be seen at that time. It should be noted that Claimant was seen by Facility A Medical staff on 10-8-2021 for his scheduled appointment.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff Signature	Title	Date/Time
R. Carriedo [CARU001]	CDW	11/08/2021

Claim #: 003

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Offender Resources

Sub-Category: Property

I. CLAIM

Claimant contending staff inappropriately confiscated items from his cell.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

54030 Inmate Property, 54030.12.2 Processing Disapproved Property, Confiscated Property.

B. DOCUMENTS CONSIDERED

Grievance Log# 175012, 54030.12.2 Processing Disapproved Property, Confiscated Property. Grievance Log # 170901

III. REASONING AND DECISION

A thorough inquiry was conducted concerning Claimants Grievance. During this inquiry process, Claimant was uncooperative and belligerent. As a result of Claimants actions during the interview no additional information was obtained. No specific items missing were identified in Claimants grievance. When questioned about Claimants grievance, Custody Staff who were present on the day of said in the grievance stated they did not remove items or witness items removed from Claimants cell. Claimant filed a grievance (Log# 170901) for the same issue on 10/01/21 which was disapproved. Claimant stated in his own words " This appeal has already been addressed". Based on Claimants action requested in addition to his own statement admitting to this issue being addressed. This grievance has been disapproved.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff Signature	Title	Date/Time
R. Carriedo [CARU001]	CDW	11/12/2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 11/08/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000150348

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. ISSUE ON APPEAL

Appellant alleges that on August 8, 2021, an officer did not sign appellant's legal mail.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3481(a), and 3486(i)(1)

B. DOCUMENTS CONSIDERED

Grievance/Appeal Log #150348
Legal Log Book, dated 8/8/21

III. REASONING AND DECISION

Appellant is alleging that a correctional officer didn't sign for appellant's outgoing legal mail. A review of the legal mail log for August 8, 2021, shows that appellant's legal mail was received, processed, and sent out pursuant to policy. Because the response by the Office of Grievances was proper, this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 002**Institution/Parole Region of Origin:** Kern Valley State Prison**Facility/Parole District of Origin:** KVSP-Facility A**Housing Area/Parole Unit of Origin:****Category:** Facilities**Sub-Category:** Plumbing**I. ISSUE ON APPEAL**

Appellant asserts water is leaking in his cell.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Title 15, sections 3481(a)

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #150348; Grievance Response, Log #150348

III. REASONING AND DECISION

The response provided to appellant references documents not found in the administrative record, nor were provided to this Office upon request. Consequently, the Office of Appeals is unable to meaningfully review the decision at the grievance level and independently determine the appropriate appeal decision. Because the grievance record is incomplete this claim shall be granted.

IV. REMEDY

The Office of Grievances shall open a new claim and ensure all documentation relied upon by the Reviewing Authority in reaching its decision is included in the administrative record.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 003**Institution/Parole Region of Origin:** Kern Valley State Prison**Facility/Parole District of Origin:** KVSP-Facility A**Housing Area/Parole Unit of Origin:****Category:** Facilities**Sub-Category:** Other Facilities Issue - NOS**I. ISSUE ON APPEAL**

Appellant argues staff are violating policy by not having required body cameras turned on.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Title 15, sections 3481(a) and 3483(i)(1)

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #150348; Grievance Response, Log #150348

III. REASONING AND DECISION

According to Title 15, subsection 3483(i)(1), to deny a claim requires that a Reviewing Authority find "by a preponderance of the evidence available that all applicable policies were followed and that all relevant decisions, actions, conditions, or omissions by the Department or departmental staff were proper." In this instance, however, the response by the Office of Grievances improperly shifts the burden to appellant to prove the allegations raised instead of assigning the burden of proof to the Department to prove all applicable rules were followed. Because this response improperly shifts the burden in violation of the above regulation, this claim is granted.

IV. REMEDY

The Office of Grievances shall open a new claim and the Hiring Authority shall only deny this claim if all applicable rules were followed.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 004

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee
Performance

Sub-Category: Allegation of Force (that is not
Use of Force)

I. ISSUE ON APPEAL

Appellant asserts having witnessed Officer Castillo and other Corrections Officers use unnecessary and excessive force on another black man.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Title 15, sections 3481(a), 3486(i)(1), and 3487(a)(4)

B. DOCUMENTS CONSIDERED

Grievance/Appeal Log #150348

III. REASONING AND DECISION

Appellant is asserting having witnessed alleged harm against another inmate. Title 15, section 3487(a)(4), specifies that a claim may be rejected when the claim concerns harm to a person other than the person who signed the grievance or appeal pursuant to 3487(a)(4). Therefore this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 005**Institution/Parole Region of Origin:** Kern Valley State Prison**Facility/Parole District of Origin:** KVSP-Facility A**Housing Area/Parole Unit of Origin:****Category:** Offender Activities**Sub-Category:** Other Program - NOS**I. ISSUE ON APPEAL**

Appellant asserts being denied or being hindered in accessing the dayroom, phone calls, and programs.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Title 15, sections 3481(a)

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #150348; Grievance Response, Log #150348

III. REASONING AND DECISION

The response provided to appellant references documents not found in the administrative record, nor were provided to this Office upon request. Consequently, the Office of Appeals is unable to meaningfully review the decision at the grievance level and independently determine the appropriate appeal decision. Because the grievance record is incomplete this claim shall be granted.

IV. REMEDY

The Office of Grievances shall open a new claim and ensure all documentation relied upon by the Reviewing Authority in reaching its decision is included in the administrative record.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 006**Institution/Parole Region of Origin:** Kern Valley State Prison**Facility/Parole District of Origin:** KVSP-Facility A**Housing Area/Parole Unit of Origin:****Category:** Facilities**Sub-Category:** Other Facilities Issue - NOS**I. ISSUE ON APPEAL**

You are appealing the decision to approve your claim that staff are not providing you with grievance forms.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Title 15, section 3481(f)

B. DOCUMENTS CONSIDERED

Grievance/Appeal Log #150348

III. REASONING AND DECISION

As stated in the Office of Grievances' response, during your interview you stated staff put the grievance forms out but there is not enough for everyone in the housing unit, and you do have a stack in your cell. Staff provided you forms and ensure they are readily available in the housing unit. The Office of Grievances approved your claim meaning the preponderance of evidence available indicates staff did not follow all applicable policies. Because the Office of Grievances' decision was proper and an appropriate remedy was provided to you, this claim is denied. Additionally, you may immediately notify staff if any forms are unavailable in the housing unit.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 10/06/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000131588

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. ISSUE ON APPEAL

You assert that your outgoing legal mail and trust account withdrawals are not being processed by housing unit custody staff.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3001, 3130, 3131, 3133, 3143, 3160 and 3481

B. DOCUMENTS CONSIDERED

Form 602-1 Log #131588 and attachments; Form 602-2 Log #131588 and attachments

III. REASONING AND DECISION

The response provided to appellant by the Office of Grievances lacks sufficient reasoning in support of the decision as required by departmental regulations. Pursuant to Title 15, section 3481(a), appellant is owed a substantive response "clearly explaining the reasoning for the Reviewing Authority's decision..."

While supporting information may be found in a separate report, appellant is entitled to receive a decision containing sufficient details and a summary of the facts and evidence gathered. Based upon the conducted inquiry, the claim is granted.

IV. REMEDY

The Office of Grievances shall open a new claim for the purpose of providing appellant with a substantive response and a summary of the facts in support of its determination. Specifically, any evidence gathered from the conducted review, to include relevant information obtained from the witnesses questioned as mentioned within the grievance response.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	10/06/2021

Claim # 002**Institution/Parole Region of Origin:** Kern Valley State Prison**Facility/Parole District of Origin:** KVSP-Central Service**Housing Area/Parole Unit of Origin:****Category:** General Employee
Performance**Sub-Category:** Substandard Performance**I. ISSUE ON APPEAL**

You contend that your submitted claim was incorrectly rejected by the Office of Grievances. You believe that staff are attempting to cover-up staff violating departmental regulations.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Title 15, sections 3483(i)(6) and 3487(a)(3)

B. DOCUMENTS CONSIDERED

Form 602-1 Log #131588 and attachments; Form 602-2 Log #131588 and attachments

III. REASONING AND DECISION

Pursuant to Title 15, section 3487(a)(3), a claim shall be rejected if it is substantially duplicative of a prior claim by the same claimant. Appellant's generic claim that staff are "harassing" appellant has been addressed within several processed grievances, to include the most recent instance within Offender Grievance Tracking Log #131423. Therefore, the claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
A. Vasquez [VAAL001]	AW (A)	09/29/2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT GRIEVANCE CLAIMS DECISION RESPONSE

Re: Grievance Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 10/05/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004'1 - 115001L

Log #: 000000151430

Claim #: 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Central Service

Housing Area/Parole Unit of Origin:

Category: Offender Resources

Sub-Category: Mail

I. CLAIM

Claimant is contending his legal books are being withheld from him.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, Article 4. Mail

CCR 3134.1 Processing of Publications

B. DOCUMENTS CONSIDERED

Grievance

III. REASONING AND DECISION

Mailroom Interview:

Mailroom Staff was interviewed on September 29, 2021 at approximately 0800 hours in regards to the books in question. Mailroom Staff advised the Claimant received books in the months of May, July and August. In each month the books were forwarded to KVSP Receiving and Release for processing. Mailroom Staff could not verify if the books were "Legal Books" or not.

R&R Interview:

Receiving and Release (R&R) staff was interviewed on September 30, 2021 at approximately 1100 hours regarding the issue involving legal books. Staff stated the Claimant had books arrive in May and July of 2021; and that they were forwarded to Facility A.

Claimant Interview:

Claimant was interviewed on October 3, 2021 at approximately 1130 hours regarding this issue. The Claimant asked which grievance the interview was pertaining to as he explained he has numerous grievances submitted for various reasons. It was explained to the Claimant the grievance involved legal books he was claiming were withheld.

The Claimant stated he recalled the grievance in question and he had already received the legal books he was grieving about. The Claimant stated he received the Legal Books a couple of weeks prior to the grievance interview.

IV. REMEDY

The Claimant received the Legal Books after submitting the grievance.

Decision: Approved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to APPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

If more than 30 calendar days have passed since the decision was sent to you, and your remedy has not been implemented, you may file a CDCR Form 602-3, Request to Implement Remedies Form. You must wait until after the 30th day has passed to submit this request.

Staff Signature	Title	Date/Time
R. Carriedo [CARU001]	CDW	10/05/2021

Claim #: 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee Performance

Sub-Category: Substandard Performance

I. CLAIM

Claimant is contending a Correctional Officer "stalked and abused" him by "ransacking" his cell on 8/9/2021 and 8/10/2021.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

O.P. 52050.16 search policy

B. DOCUMENTS CONSIDERED

3w cell search receipts, cell search log

III. REASONING AND DECISION

There is no evidence of the Claimants cell being searched on August 9, 2021, or August 10, 2021 second or third watch. The custody staff member in question was interviewed and does not recall searching the Claimants cell on the days in question. Staff did not violate policy in regard to your claim.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff Signature	Title	Date/Time
S. Smith [SMST002]	CDW(A)	09/08/2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

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CLAIMANT GRIEVANCE CLAIMS DECISION RESPONSE

Re: Grievance Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 08/26/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000150348

Claim #: 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. CLAIM

Claimant is contending a Correctional Officer did not put their signature and badge number on his legal mail he was sending out on 8/8/2021.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15 3144

B. DOCUMENTS CONSIDERED

Legal mail log book
Grievance

III. REASONING AND DECISION

Claimant could not identify what Officer did not sign his legal mail. A review of the housing unit legal mail log book reflected that the claimants mail for 8/8/2021 was processed by staff according to policy and procedures.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff Signature	Title	Date/Time
S. Smith [SMST002]	CDW(A)	08/18/2021

Claim #: 002**Institution/Parole Region of Origin:** Kern Valley State Prison**Facility/Parole District of Origin:** KVSP-Facility A**Housing Area/Parole Unit of Origin:****Category:** Facilities**Sub-Category:** Plumbing**I. CLAIM**

Inmate is contending that water is leaking into his cell.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Facility Management Division Policy, FMD-0100, Work Requests, Work Orders, and Project Requests: Standards Automated Preventative Maintenance System, SAPMS. Work Order Coordinator Log, WOC. Operational Procedure 606, KVSP Work Orders.

B. DOCUMENTS CONSIDERED

FMD-100, SAPMS Report, WOC Logs, Submitted Work Request, Operational Procedures 606.

III. REASONING AND DECISION

The Plant Operations Department ran a report within SAPMS and the following information was gathered. The Plant Operations Department did not receive a work request regarding this issue. Recommend you contact building staff to submit a work request within the policies and procedures of OP 606.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff Signature	Title	Date/Time
S. Smith [SMST002]	CDW(A)	08/18/2021

Claim #: 003**Institution/Parole Region of Origin:** Kern Valley State Prison**Facility/Parole District of Origin:** KVSP-Facility A**Housing Area/Parole Unit of Origin:****Category:** Facilities**Sub-Category:** Other Facilities Issue - NOS**I. CLAIM**

Claimant is contending staff have not been having their body worn cameras on.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

KVSP Operational Procedure #217 Body-Worn Camera Technology

B. DOCUMENTS CONSIDERED

KVSP Operational Procedure #217 Body-Worn Camera Technology; CDCR 602 Log #150348 Page 3

III. REASONING AND DECISION

Upon review of all information gathered as a result of this inquiry, reviewer disapproves claim and actions requested by claimant. Due to the lack of evidence and the consideration of the interviews conducted, claimant has not provided sufficient evidence to support his claim.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff Signature	Title	Date/Time
S. Smith [SMST002]	CDW(A)	08/16/2021

Claim #: 004

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee Performance

Sub-Category: Allegation of Force (that is not Use of Force)

The California Department of Corrections and Rehabilitation (CDCR) Office of Grievances at KVSP-Facility A has received your claim.

Your claim is being rejected by Office of Grievances for the reason(s) indicated below.

Inmate is contending that Correctional Officer use unnecessary force on another Inmate. (see pg 4.) This claim concerns harm to another person. Therefore, this claim is rejected per CCR Title 15 Section 3487(a)(4).

This serves as your response by the Office of Grievances. If you are dissatisfied with this response, you may appeal the rejection decision to CDCR's Office of Appeals.

Do not resubmit this claim to the Office of Grievances at KVSP-Facility A.

Decision: Rejected

- (1.) A claimant needs to submit their own claim. Your claim concerns another person's claim and we cannot respond to you about their claim.

Claim #: 005

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Offender Activities

Sub-Category: Other Program - NOS

I. CLAIM

Claimant is contending he does not have access to dayroom, phone calls and program.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

KVSP Operational Procedure #406 Restrictive Movement Procedure

B. DOCUMENTS CONSIDERED

KVSP Operational Procedure #406 Restrictive Movement Procedure; OP 406 Addendum 7/13/2021; CDCR 602 Log #150348 Page 5

III. REASONING AND DECISION

Upon review of all information gathered as a result of this inquiry, reviewer disapproves claim and actions requested by claimant. The purpose and objective of OP 406 is to establish a process for a shortage in staff vacancies as a result of staff redirects while maintaining the integrity of institutional security and ensuring staff and inmate safety. Claimant has not provided sufficient evidence to support his claim. Claimant is currently on Workgroup/Privilege Group C/C and does not have access to dayroom activities.

Decision: Disapproved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to DISAPPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

Staff Signature	Title	Date/Time
S. Smith [SMST002]	CDW(A)	08/16/2021

Claim #: 006

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. CLAIM

That staff is not providing claimant with 602 forms.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

54100, Inmate/Parolee Grievances.

B. DOCUMENTS CONSIDERED

Inmate/Parolee Form CDCR 602

III. REASONING AND DECISION

During the interview with claimant, he stated that he has a stack of 602 forms in his cell, further more you stated that staff put more out for you the day of the interview. Staff are supplying you with 602 grievance forms.

IV. REMEDY

Staff supply claimant with 602 grievance forms and make them readily available in this housing unit.

Decision: Approved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to APPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

If more than 30 calendar days have passed since the decision was sent to you, and your remedy has not been implemented, you may file a CDCR Form 602 -3, Request to Implement Remedies Form. You must wait until after the 30th day has passed to submit this request.

Staff Signature	Title	Date/Time
S. Smith [SMST002]	CDW(A)	08/25/2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 11/08/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000150620

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee
Performance

Sub-Category: Substandard Performance

I. ISSUE ON APPEAL

Appellant argues staff are attempting to cover up employee misconduct.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, sections 3481(a) and 3483(i)(1)

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #150620; Grievance Response, Log #150620

III. REASONING AND DECISION

According to Title 15, subsection 3483(i)(1), to deny a claim requires that a Reviewing Authority find "by a preponderance of the evidence available that all applicable policies were followed and that all relevant decisions, actions, conditions, or omissions by the Department or departmental staff were proper." In this instance, however, the response by the Office of Grievances improperly shifts the burden to appellant to prove the allegations raised instead of assigning the burden of proof to the Department to prove all applicable rules were followed. Because this response improperly shifts the burden in violation of the above regulation, this claim is granted.

IV. REMEDY

The Office of Grievances shall open a new claim and the Hiring Authority shall only deny this claim if all applicable rules were followed.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 01/15/2022

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 130001L

Log #: 000000159444

Claim # 001

Received at Institution/Parole Region: Kern Valley State Prison

Submitted to Facility/Parole District: KVSP-Facility A

Housing Area/Parole Unit:

Category: General Employee Performance

Sub-Category: Substandard Performance

I. ISSUE ON APPEAL

Appellant alleges a Correctional Sergeant screamed intimidated appellant during a grievance hearing.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3483(i)(1)

B. DOCUMENTS CONSIDERED

OGT Log #159444

III. REASONING AND DECISION

The response provided to appellant by the Office of Grievances provides no specific evidence refuting the facts as alleged by appellant as required by Title 15, subsection 3483(i)(1). The response is therefore incomplete and does not support the decision of the institution, this claim is therefore granted.

IV. REMEDY

The Office of Grievances shall open a new log for the purpose of providing appellant with a substantive response to all allegations in support of its determination. The Office of Grievances shall ensure all non-confidential documentation, media, and/or footage relied upon by the Reviewing Authority in reaching its decision is included in the administrative record.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
C. Rojas [ROCY016]	AW	01/14/2022



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 11/08/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000148278

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee
Performance

Sub-Category: Substandard Performance

I. ISSUE ON APPEAL

Appellant alleges Lt. Neighbors failed to wear a body-worn camera during an interaction with appellant.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Director's Memorandum; Implementation Plan for the Body-Worn Camera Technology Expansion, dated June 2, 2021

B. DOCUMENTS CONSIDERED

OGT Log #148278

III. REASONING AND DECISION

The Office of Appeals finds the grievance adequately responds to the allegations. Lt. Neighbors was interviewed and stated that the body-worn camera memorandum does not require Correctional Lieutenants to wear body-worn cameras. A review of the Director's memo confirms this. Because the grievance response provides appellant with a substantive response to the allegations, the claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 002**Institution/Parole Region of Origin:** Kern Valley State Prison**Facility/Parole District of Origin:** KVSP-Facility A**Housing Area/Parole Unit of Origin:****Grievance Claim Category:** Facilities**Grievance Claim Sub-Category:** Other Facilities Issue - NOS**Appeal Claim Category:** Facilities**Appeal Claim Sub-Category:** Plumbing**I. ISSUE ON APPEAL**

You are appealing the decision to disapprove your claim that staff are not providing you an Americans with Disabilities Act worker to help push you in your wheelchair.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Memorandum, Revised Americans with Disabilities Act Inmate Assistance Program dated June 25, 2020; Kern Valley State Prison, Operational Procedure #802

B. DOCUMENTS CONSIDERED

Grievance/Appeal Log #148278

III. REASONING AND DECISION

As stated in the Office of Grievances' response, staff were interviewed and stated when you exit your cell you are provided the opportunity for assistance from an Americans with Disabilities Act worker; however, you have refused due to not liking the Americans with Disabilities Act worker available. Pursuant to Operational Procedure, #802, Americans with Disabilities Act workers shall not be assigned to individual inmates, but rather to housing units. You may not select which Americans with Disabilities Act worker provides assistance to you. The Office of Grievances disapproved your claim meaning the preponderance of evidence available indicates staff did follow all applicable policies. Because the Office of Grievances' decision was proper, this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 003**Institution/Parole Region of Origin:** Kern Valley State Prison**Facility/Parole District of Origin:** KVSP-Facility A**Housing Area/Parole Unit of Origin:****Category:** General Employee
Performance**Sub-Category:** Substandard Performance**I. ISSUE ON APPEAL**

Appellant asserts being harassed by staff and that staff are hindering him from taking medication.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Title 15, sections 3483(1)(1)

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #148278; Grievance Response, Log #148278

III. REASONING AND DECISION

The response provided to appellant by the Office of Grievances provides no specific evidence refuting the facts as alleged by appellant as required by Title 15, subsection 3483(i)(1). The response is therefore incomplete and does not support the decision of the institution, this claim is therefore granted.

IV. REMEDY

The Office of Grievances shall open a new claim for the purpose of providing appellant with a substantive response and summary of facts in support of its determination.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021

Claim # 004

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. ISSUE ON APPEAL

Appellant alleges that on July 19, 2021, Officer Garcia was harassing appellant by preventing appellant from taking appellant's medication.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Title 15, sections 3481(a), and 3486(i)(1)

B. DOCUMENTS CONSIDERED

Grievance/Appeal Log #148278

Medical Flow Chart, CDCR #BL1279, dated 7/19/21

III. REASONING AND DECISION

On August 12, 2021, appellant and staff were interviewed independently with regard to this claim. Appellant did not specify what actions occurred with regard to the allegation that staff harassed and prevented appellant from receiving medication. Staff confirmed that appellant comes to pill pass everyday, twice a day, to receive medication. Appellant's medical flow chart for July 19, 2021, demonstrated that appellant received all required medication. Because the response by the Office of Grievances was proper, this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	11/08/2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 10/20/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000133482

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Offender Discipline

Sub-Category: Administrative Rules Violation
Report

I. ISSUE ON APPEAL

Appellant alleges unnamed officers harass and abuse appellant.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3391

B. DOCUMENTS CONSIDERED

OGT Log #133482

III. REASONING AND DECISION

The grievance response does not contain a substantive response to appellant's allegations. The grievance response concludes no policy violations occurred without supporting the conclusion with statements of fact. There are references to interviews conducted with the staff, however there is no documentation in the grievance response of who was interviewed and what statements of facts were used from the interviews to support the institution decision. There is no evidence provided to appellant to support the grievance response. Because of this, the claim is granted.

IV. REMEDY

Kern Valley State Prison shall open a new OGT log to respond to the claim. The fact gatherer shall document any interviews with staff or inmate witnesses within the grievance response. The grievance response shall include any evidence gleaned from the interviews in order to provide appellant with a substantive response as to how the evidence supports the decision by the institution. Any disciplinary action against staff as a result of these findings is considered a personnel action, and thus will not be disclosed to appellant.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	10/20/2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 09/18/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000129069

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee
Performance

Sub-Category: Substandard Performance

I. ISSUE ON APPEAL

Appellant asserts that custody staff working in Facility "A" are harassing and abusing appellant.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

California Code of Regulations, Title 15, sections 3481 and 3483

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #129069

III. REASONING AND DECISION

The response provided to appellant by the Office of Grievances lacks sufficient reasoning in support of its decision as required by Title 15, subsection 3481 (a). Furthermore, the response by the Office of Grievances states the conclusion of the investigation without any specific evidence in support of the institution's decision as required by Title 15, subsection 3483(i)(1). Because the response is incomplete and does not support the decision of the institution, this claim is granted.

IV. REMEDY

The Office of Grievances shall open a new claim for the purpose of providing appellant with a substantive response and summary of facts in support of its determination as to the above allegations.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	09/18/2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 01/29/2022

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 130001L

Log #: 000000162388

Claim # 001

Received at Institution/Parole Region: Kern Valley State Prison

Submitted to Facility/Parole District: KVSP-Central Service

Housing Area/Parole Unit:

Category: General Employee Performance

Sub-Category: Substandard Performance

I. ISSUE ON APPEAL

Appellant asserts that on 9/1/21, an unidentified Correctional Sergeant (FLORES) was elusive/covering up police conduct by not providing his name and screaming at appellant during 602 interview to intimate appellant.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3000, 3001, 3004, 3005, 3391, 3483, 3485, 3486 and 3487

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #162388

CDCR Form 602, Log #159425 and #159444

III. REASONING AND DECISION

This claim is substantively duplicative of previous appeals that have been addressed. This appeal is substantially duplicative of Log #159425 and #159444, which was addressed in a prior grievance / appeal. therefore, this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
C. Rojas [ROCY016]	AW	01/28/2022

Claim # 002**Received at Institution/Parole Region:** Kern Valley State Prison**Submitted to Facility/Parole District:** KVSP-Central Service**Housing Area/Parole Unit:****Category:** General Employee Performance**Sub-Category:** Other Staff Misconduct - NOS**I. ISSUE ON APPEAL**

You are appealing the Office of Grievances' rejection of this claim as substantially duplicative of prior grievances.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Title 15, subsection 3487(a)(3).

B. DOCUMENTS CONSIDERED

CDCR Form 602 and 602-2; OGT log numbers 129069, 130522, and 135796.

III. REASONING AND DECISION

This claim is not substantially duplicative of grievance log numbers 129069, 130522, and 135796, as the prior claims concerns allegations of harassment and abuse by staff in June and July of 2021. However, this claim concerns an allegation that a Sergeant and Officer Gonzalez screamed at you and tried to intimidate you on September 1, 2021. Accordingly, the subject of this grievance is different than the prior grievances, thus this claim should not have been rejected as duplicative. Therefore, this claim is granted.

IV. REMEDY

The Office of Grievances shall open a new grievance for the purpose of responding to this claim on the merits.

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
C. Rojas [ROCY016]	AW	01/28/2022



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT GRIEVANCE CLAIMS DECISION RESPONSE

Re: Grievance Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 11/24/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000170353

Claim #: 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Offender Resources

Sub-Category: Law Library

As you were notified in the acknowledgment letter, the California Department of Corrections and Rehabilitation, Office of Grievances at Kern Valley State Prison received your request. We determined that your request for an interview, item, assistance, or service, is outside the scope of the grievance process.

Your request has or will be addressed by appropriate staff at Kern Valley State Prison as determined by the Reviewing Authority.

Decision: Redirected

Claim #: 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. CLAIM

Claimant is contending he is not being allowed to get a haircut.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Department of Corrections and Rehabilitation, Kern Valley State Prison, and Operational Procedure #808, California Code of Regulations Title 15 sections 3060, and 3062.

B. DOCUMENTS CONSIDERED

Grievance Log# 170353, Rehabilitation, Kern Valley State Prison, and Operational Procedure #808, California Code of Regulations Title 15 sections 3060, and 3062.

III. REASONING AND DECISION

A thorough inquiry was completed regarding Claimants grievance. During the inquiry the Claimant stated he was not allowed to receive a haircut in the housing unit. Custody Staff in Building 4 were interviewed and questioned if they have denied anyone in the housing unit a haircut to include Claimant.

Custody Staff stated they have not denied anyone a haircut in the housing unit. Custody Staff stated there are assigned Barbers in the housing unit who cut hair during dayroom hours. An Inmate Barber was interviewed in the housing unit and questioned if he is allowed access to provide haircuts in the housing unit. The Inmate Barber stated that Custody allows haircuts during dayroom hours.

Claimant will be granted access to haircuts utilizing the assigned inmate Barber while in the housing unit. No Custody Staff members were found to be in violation. Action request of termination, federal investigation, to include monetary compensation is beyond the scope of this investigation.

IV. REMEDY

Claimant will be afforded the opportunity to have access to haircuts by utilizing the inmate Barber assigned to the housing unit.

Decision: Approved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to APPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

If more than 30 calendar days have passed since the decision was sent to you, and your remedy has not been implemented, you may file a CDCR Form 602-3, Request to Implement Remedies Form. You must wait until after the 30th day has passed to submit this request.

Staff Signature	Title	Date/Time
R. Carriedo [CARU001]	CDW	11/23/2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 10/20/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000135316

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee
Performance

Sub-Category: Substandard Performance

I. ISSUE ON APPEAL

Appellant alleges unnamed officers prevent appellant from using hair clippers and refuse to process appellant's legal mail. Appellant makes additional claims of physical abuse and refusal to provide food in the CDCR 602-2. These claims will be addressed in the Remedy portion of this response.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Title 15, section 3391

B. DOCUMENTS CONSIDERED

OGT Log #135316

III. REASONING AND DECISION

The grievance response does not contain a substantive response to appellant's allegations. The grievance response concludes no policy violations occurred without supporting the conclusion with statements of fact. There are references to interviews conducted with the staff and inmate witnesses, however there is no documentation in the grievance response of who was interviewed and what statements of facts were used from the interviews to support the institution decision. There is no evidence provided to appellant to support the grievance response. Because of this, the claim is granted.

IV. REMEDY

Kern Valley State Prison shall open a new OGT log to respond to the claim. The fact gatherer shall document any interviews with staff or inmate witnesses within the grievance response. The grievance response shall include any evidence gleaned from the interviews in order to provide appellant with a substantive response as to how the evidence supports the decision by the institution. Any disciplinary action against staff as a result of these findings is considered a personnel action, and thus will not be disclosed to appellant.

In the CDCR 602-2 appellant makes allegations that staff also, "starve, beat, lie on me and abuse me." Based on these allegations of misconduct Kern Valley State Prison shall open a claim separately from the OGT ordered above and present the claims to the reviewing authority for referral to the Allegation Inquiry Management Section pursuant to Title 15, subsection 3484(d).

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	10/20/2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT GRIEVANCE CLAIMS DECISION RESPONSE

Re: Grievance Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 07/24/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Bed: A 004 1 - 115001L

Log #: 000000132320

Claim #: 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Plumbing

I. CLAIM

Inmate claiming his sink has been plugged for 3 weeks and requesting repair.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

Facility Management Division Policy, FMD-0100, Work Requests, Work Orders, and Project Requests. Standards Automated Preventative Maintenance System, SAPMS. Work Order Coordinator Log, WOC. Operational Procedure 606, KVSP Work Orders.

B. DOCUMENTS CONSIDERED

FMD-100, SAPMS Report, WOC Logs, Submitted Work Request, Operational Procedures 606

III. REASONING AND DECISION

On June 29, 2021, The Plant Operations Department received this grievance. A report was ran within SAPMS and the following information was gathered. On May 25, 2021, the Plant Operations Department received a work order regarding cell 115 sink flooded. Clerical staff generated a priority 3 work order and assigned it to appropriate trade for repairs as stated in policy FMD-0100. On July 20, 2021 the Plant Operations staff repaired the issue and tested to insure proper operation.

IV. REMEDY

Repaired were made and tested to insure proper operation. All equipment was functioning as designed.

Decision: Approved

After a thorough review of all documents and evidence presented at the Office of Grievances Level, it is the order of the Office of Grievance to APPROVE the claim.

If you are dissatisfied with the decision of this claim, you may file a 602-2, appeal with the California Department of Corrections and Rehabilitation Office of Appeals.

If more than 30 calendar days have passed since the decision was sent to you, and your remedy has not been implemented, you may file a CDCR Form 602-3, Request to Implement Remedies Form. You must wait until after the 30th day has passed to submit this request.

Staff Signature	Title	Date/Time
S. Smith [SMST002]	CDW(A)	07/23/2021

Claim #: 002

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: General Employee Performance

Sub-Category: Substandard Performance

The California Department of Corrections and Rehabilitation (CDCR) Office of Grievances at KVSP-Central Service has received your claim.

Your claim is being rejected by Office of Grievances for the reason(s) indicated below.

Claim#2: Refer to CDCR 128B dated 6/24/18, regarding staff abusing/harassing/false reports , all claims duplicate and/or ongoing appeals. Therefore, Claim #2 is being Rejected.

Claims duplicated from grievance Log#'s: 130522, 129069,99924

This serves as your response by the Office of Grievances. If you are dissatisfied with this response, you may appeal the rejection decision to CDCR's Office of Appeals.

Do not resubmit this claim to the Office of Grievances at KVSP-Central Service.

Decision: Rejected

- (1.) Your claim is substantially duplicative of a prior claim already submitted by you that is in process or has been answered.
- (2.) Your claim concerns an anticipated policy, decision, action, condition or omission by the Department or departmental staff, generally meaning the action has not happened yet. Once a decision or action has taken place and if you are still dissatisfied, you may file a new grievance.

STAFF USE ONLY

Appeal #: _____ Date Received: _____
Date Due: _____
Categories: _____
Grievance #: 132320

Claimant Name: Jared Martin CDCR #: BL1279
Current Housing/Parole Unit: AU-B-115 Institution/Facility/Parole Region: MARK KATEY STATE PRISON

☐ There are no claims that can be appealed.

☐ The following claims cannot be appealed:

Claim #s: INMATE HARASSMENT / INMATE ABUSE

This is the process to appeal the decision made regarding a claim that is not listed above.

Claim #: 001

Explain the reason for your appeal of any claims not listed above. Be as specific as you can.

I am dissatisfied with the response I was given because it should have been
a month before my sink was repaired. my
cell had other plumbing issues that took weeks
to repair. nothing I ask to get done is
done or is done in an untimely and unprofessional
manner. A stopped up sink
for a month and a flooded cell for weeks
afterward, I am being singled out and targeted
I am being harassed and abuse. I am suffering
from age, race and disability discrimination.

Are there documents that would be helpful to support your position? Attach copies of those documents, if you don't have the documents, identify them as best you can below:

APPEAL OF GRIEVANCE

CDCR 602-2 (03/20)

Page 2 of 2

Claim #: 002

Explain the reason for your appeal. Be as specific as you can.

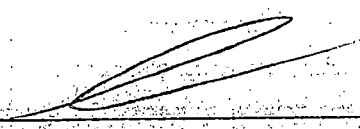
I am dissatisfied with the response I was given because MY CLAIMS ARE NOT BEING ANSWERED IN A TIMELY MANNER. THE CORRECTIONS OFFICERS ARE TRYING TO KILL ME. ~~VALLEY~~ KERN VALLEY STATE PRISON STAFF IS IGNORING POLICE BRUTALITY AND EXCESSIVE AND UNNECESSARY FORCE BY PRISON CORRECTIONS OFFICERS. PRISON OFFICIALS ARE ATTEMPTING TO COVER UP ABUSE AND MISCONDUCT BY PRISON STAFF. KERN VALLEY STATE PRISON STAFF ARE COMMITTING FEDERAL CRIMES VIOLATING MY CONSTITUTIONAL RIGHTS INCLUDING PROTECTION AGAINST CRUEL AND UNUSUAL PUNISHMENT AND RIGHT TO ACCESS THE COURT AND DUE PROCESS AND RIGHT TO PETITION THE GOVERNMENT. I WANT INTERNAL AFFAIRS AND FEDERAL INVESTIGATIONS.

Are there documents that would be helpful to support your position? Attach copies of those documents. If you don't have the documents, identify them as best you can below:

I WANT THE OFFICERS AND PRISON STAFF INVOLVED FIRED, TRANSFERRED OR SUSPENDED. I WANT 700 million dollars in damages.

Reminder: Please attach all documents in your possession that support your claim(s).

Please note that this form and supporting documents will not be returned to you.

Claimant Signature: Date Signed: 7-27-2021



CALIFORNIA DEPARTMENT of
Corrections and Rehabilitation

CLAIMANT APPEAL CLAIMS DECISION RESPONSE

Re: Appeal Claims Decision Response

Offender Name: MARTIN, JARED ANDREW

Date: 10/20/2021

CDC#: BL1279

Current Location: KVSP-Facility A

Current Area/Red: A 004 1 - 115001L

Log #: 000000136620

Claim # 001

Institution/Parole Region of Origin: Kern Valley State Prison

Facility/Parole District of Origin: KVSP-Facility A

Housing Area/Parole Unit of Origin:

Category: Facilities

Sub-Category: Other Facilities Issue - NOS

I. ISSUE ON APPEAL

It is the appellant's position that this claim was inappropriately rejected as substantially duplicative.

II. RULES AND REFERENCES

A. CONTROLLING AUTHORITY

California Code of Regulations, Title 15, section 3487

B. DOCUMENTS CONSIDERED

CDCR Form 602, Log #136620

CDCR Form 602, Log #135316

III. REASONING AND DECISION

Title 15, section 3487(a)(3), specifies that a claim may be rejected when the claim is substantially duplicative of a prior claim by the same claimant, except when the prior claim was rejected pursuant to subsection 3487(a)(2). The Office of Appeals compared this claim to appellant's prior claim #135316 and finds the allegation to be substantially duplicative in that both allege staff are not allowing appellant to use the hair clippers and are not processing appellant's outgoing confidential mail. Thus, this claim is denied.

IV. REMEDY

Your claim has been denied. Therefore, there is no applicable remedy.

Decision: Denied

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is denied. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
A. Vasquez [VAAL001]	AW (A)	10/13/2021

Claim # 002**Institution/Parole Region of Origin:** Kern Valley State Prison**Facility/Parole District of Origin:** KVSP-Facility A**Housing Area/Parole Unit of Origin:****Category:** General Employee
Performance**Sub-Category:** Substandard Performance**I. ISSUE ON APPEAL**

Appellant alleges Officer Jimenez performs retaliatory and harassing cell searches. Appellant also alleges Officer Jimenez "abuses" appellant. Appellant alleges Officer Jimenez is also reading appellant's legal mail. Appellant makes additional claims of physical abuse and refusal to provide food in the CDCR 602-2. These claims will be addressed in the Remedy portion of this response.

II. RULES AND REFERENCES**A. CONTROLLING AUTHORITY**

Title 15, section 3391

B. DOCUMENTS CONSIDERED

OGT Log #136620 and #135316

III. REASONING AND DECISION

The grievance response does not contain a substantive response to appellant's allegations. The grievance response concludes no policy violations occurred without supporting the conclusion with statements of fact. The grievance response asserts as a basis of the decision that a review of all documents and Strategic Offender Management System (SOMS) the claim was disapproved, but there is no factual evidence provided appellant to support the disapproval. There is documentation of an interview conducted with Officer Jimenez in the OGT. But there is no documentation in the grievance response of the interview and what statements of facts were used from the interview to support the institution decision. Additionally, the interview fails to ask Officer Jimenez about all of the allegations contained in the CDC 602-1. The allegation regarding appellant's legal mail is not duplicative to OGT Log #135316 in that Log #135316 asserts staff are not properly processing appellant's legal mail. The claim identified in Log #136620 specifically names Officer Jimenez as someone who is reading appellant's legal mail. The grievance response fails to provide appellant with a complete and substantive response to all of the allegations. Because of this, the claim is granted.

IV. REMEDY

Kern Valley State Prison shall open a new OGT log to respond to the claim. Officer Jimenez shall be interviewed regarding all of the allegations asserted by appellant as outlined in the Reasoning and Decision section. The fact gatherer shall document any interviews with staff or inmate witnesses within the grievance response. The grievance response shall include any evidence gleaned from the interviews in order to provide appellant with a substantive response as to how the evidence supports the decision by the institution. Any disciplinary action against staff as a result of these findings is considered a personnel action, and thus will not be disclosed to appellant.

In the CDCR 602-2 appellant makes allegations that staff also, "...have been beating me harassing me" Based on these allegations of misconduct Kern Valley State Prison shall open a claim separately from the OGT ordered above and present the claims to the reviewing authority for referral to the Allegation Inquiry Management Section pursuant to Title 15, subsection 3484(d).

Decision: Granted

After a thorough review of all documents and evidence available at the time of this written decision, it is the order of the Office of Appeals that this claim is granted. This decision exhausts the administrative remedies available to the claimant within CDCR.

Staff Signature	Title	Date/Time
H. Moseley [MOHO002]	Chief	10/20/2021

EXHIBIT

A 2 AND REHABILITATION PRISONER COMPLAINT

DECLARATION OF TORTURE AND
TERRORISM AND ABUSE

Page 10 of 2

ON APRIL 17, 2020 I WAS ATTACKED
BY SGT. DARREN HUCKABAY AND OTHERS.
ON MAY 6TH 2020 I WAS AGAIN ATTACKED
BY SGT HUCKABAY AND OTHERS, SINCE
THEN I HAVE BEEN HOWED IN ADSEG.
FOR ALMOST AN ENTIRE YEAR NOW. I BEEN
CONTINUALLY STARVED, BEATEN, ABUSED, HARASSED
AND THREATEND BY CORRECTIONS OFFICERS.
I HAVE BEEN DENIED MEDICAL TREATMENT, DENIED
ACCESS TO THE COURT AND LAW LIBRARY.
MAIL THAT IS PRIVILEGED AND LEGAL
HAS ROUTINELY BEEN OPENED OUTSIDE OF MY
PRESENCE. PRISON OFFICIALS ARE REFUSING TO
MAKE LEGAL COPIES AND SEND OUT MY
LEGAL MAIL. I AM AT THIS MOMENT
BEING SEXUALLY HARASSED BY CORRECTIONS
OFFICER T. JARRETT, HE AND OFFICER N. SALAS
HAVE ALSO THREATEND ME SEVERAL TIMES
I AM BEING TORTURED, I CAN BARELY
SLEEP. I HAD DREAMS ABOUT AND HAVE
NIGHTMARES CONCERNING POLICE BRUTALITY.
OFFICER SALAS HAS MADE SEVERAL FALSE
CHARGES ABOUT ME AND WRITTEN ME UP

I WANT 400 million DOLLAR, IN DAMAGES PAGE 20 OF 2
 THE FALSE CLAIMS HAVE LED TO ME
 BEING HELD FOR RORS I DID NOT DO,
 THESE FALSE POLICE REPORTS ARE NORMAL
 HERE IN ADMINISTRATION SEGREGATION. TURRETT
 HAS LIED ON ME MULTIPLE TIMES AND
 ACCUSED ME OF THINGS WHICH ARE UNTRUE.
 ABUSE AND HARASSMENT IS AN EVERY DAY
 OCCURANCE HERE, THESE MEN, THE STAFF
 AT VALLEY STATE PRISON ARE TRYING TO
 KILL ME. I AM DISABLED, IN A WHEELCHAIR
 AND I HAVE CANCER, DIABETES, COPD ETC. THE
 WARDEN, HIS NAME IS R. FISHER JR. KNOWS
 ABOUT THE ABUSE AND WILL DO NOTHING
 TO STOP IT. OTHER PRISON STAFF LOOK
 THE OTHER WAY OR COVER IT UP. INTERNAL
 AFFAIRS HAS NOT BEEN EFFECTIVE, CALIFORNIA
 DEPARTMENT OF CORRECTIONS AND REHABILITATION
 HAS PROVIDED NO REMEDY OR RELIEF, THESE
 ARE FEDERAL CRIMES, THIS IS CRUEL AND UNUSUAL
 PUNISHMENT. THIS BEHAVIOR IS UNCONSTITUTIONAL.
 I WANT FBI ASSISTANCE AND HELP FROM
 THE JUSTICE DEPARTMENT. THIS IS ILLEGAL AND
 CRIMINAL ACTIVITY AND SHOULD BE PROSECUTED.
 DATED 1-6-2021

JARED MARTIN COL# 811274
 VALLEY STATE PRISON P.O. BOX 92
 CHANDLER, AZ 85226

JARED MARTIN
 IN. PRO. PER

PAGE 3 OF 3

STATE OF CALIFORNIA
 RIGHTS AND RESPONSIBILITY STATEMENT
 CDCR 1858 (Rev. 10/06)


DEPARTMENT OF CORRECTIONS AND REHABILITATION

RIGHTS AND RESPONSIBILITY STATEMENT

The California Department of Corrections and Rehabilitation has added departmental language (shown inside brackets, in non-boldface type) for clarification purposes.

Pursuant to Penal Code 148.6, anyone wishing to file an allegation of misconduct by a departmental peace officer must read, sign and submit the following statement:

YOU HAVE THE RIGHT TO MAKE A COMPLAINT AGAINST A POLICE OFFICER [this includes a departmental peace officer] FOR ANY IMPROPER POLICE [or peace] OFFICER CONDUCT. CALIFORNIA LAW REQUIRES THIS AGENCY TO HAVE A PROCEDURE TO INVESTIGATE CITIZENS' [or inmates/parolees'] COMPLAINTS. YOU HAVE A RIGHT TO A WRITTEN DESCRIPTION OF THIS PROCEDURE. THIS AGENCY MAY FIND AFTER INVESTIGATION THAT THERE IS NOT ENOUGH EVIDENCE TO WARRANT ACTION ON YOUR COMPLAINT; EVEN IF THAT IS THE CASE, YOU HAVE THE RIGHT TO MAKE THE COMPLAINT AND HAVE IT INVESTIGATED IF YOU BELIEVE AN OFFICER BEHAVED IMPROPERLY. CITIZEN [or inmate/parolee] COMPLAINTS AND ANY REPORTS OR FINDINGS RELATING TO COMPLAINTS MUST BE RETAINED BY THIS AGENCY FOR AT LEAST FIVE YEARS.

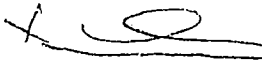
COMPLAINANT'S PRINTED NAME	COMPLAINANT'S SIGNATURE	DATE SIGNED	
INMATE/PAROLEE PRINTED NAME	INMATE/PAROLEE'S SIGNATURE	CDC NUMBER	DATE SIGNED
JARED MARTIN		BL1279	1-6-2001
RECEIVING STAFF'S PRINTED NAME	RECEIVING STAFF'S SIGNATURE	DATE SIGNED	

DISTRIBUTION:
 ORIGINAL -
 Public - Institution Head/Parole Administrator
 Inmate/Parolee - Attach to CDC form 602
 Employee - Institution Head/Parole Administrator
 COPY - Complainant

PAGE 4 OF 4

CORRECTIONS OFFICERS ARE NOT HELD
 ACCOUNTABLE FOR THEIR ACTIONS, PEACE OFFICERS
 COMMIT CRIMES THAT GO UNPUNISHED.
 THE STATE OF CALIFORNIA HAS TOO
 MANY INSTANCES, CASES OF PRISON ABUSE
 BY CORRECTIONS OFFICERS, PRISON GUARDS
 AND DIRTY COPS ARE PROTECTED BY
 UNIONS AND UNFAIR LAWS. THERE SHOULD
 BE STATE LAW AND MANDATORY PRISON POLICY.
 ANY CORRECTIONS OFFICER AWARE OF ABUSE
 AND COVERS IT UP OR DOES NOT REPORT
 IT SHOULD BE PROSECUTED BY THE STATE.
 STATE LAW THAT CORRECTIONS OFFICERS
 BADGE NUMBER BE ON THEIR UNIFORMS. PRISON
 STAFF ARE COMMITTING CRIMES WITH THE
 CONSENT OF THE GOVERNMENT. CALIFORNIA
 WITH ITS INACTION AND REFUSAL TO STOP
 INMATE HARASSMENT AND INMATE ABUSE BY
 POLICE AND CORRECTIONS OFFICERS. ARE NOT
 REPRESENTING THE WILL OF THE PEOPLE, ARE
 BREAKING FEDERAL LAW, COMMITTING CIVIL RIGHTS
 VIOLATIONS, IGNORING THE UNITED STATES
 CONSTITUTION AND DIVIDING OUR COUNTRY.

AMENDED AND DATED 2-10-2021
 JARED MARTIN CDEB # BL1274
 VALLEY STATE PRISON P.O. BOX 92


 JARED MARTIN
 IN PRO-PER

PAGES OF 5

I WAS SUPPOSED TO GET OUT OF PRISON A COUPLE OF WEEKS AGO. DUE TO INMATE HARASSMENT AND INMATE ABUSE BY PRISON STAFF. I WILL HAVE TO STAY HERE MORE TIME, WITH THE CONSTANT LIES AND MORE FALSE ALLEGATIONS BY CORRECTIONS OFFICERS. I MAY NEVER LEAVE, AFTER BEING LOCKED UP, ASKING TO BE TREATED FAIR. CONTACTING COURTS, ATTORNEYS AND CALIFORNIA DEPARTMENT OF CORRECTIONS OFFICIALS, AND STILL CONTINUING TO BE VICTIMIZED BY PRISON STAFF. IT HAS BECOME APPARENT THIS CORRUPTION AND MISCONDUCT, THIS ILLEGAL, UNETHICAL AND IMMORAL BEHAVIOR GOES INTO THE HIGHEST LEVELS OF GOVERNMENT. THIS IS WHY THE PEOPLE WANT POLICE AND PRISON REFORM. WHY POLICE ARE BEING MURDERED AND THERE ARE RIGGS IN THE STREETS. THE PEOPLE ARE TIRED OF THE POLICE. THE POLICE OFFICERS HAVE TAKEN AWAY OUR PEACE. THESE CORRECTIONS OFFICERS SHOULD BE FIRED AND SENT TO PRISON. THESE ARE CRIMES THEY ARE COMMITTING AGAINST THE PEOPLE. WE HAVE HAD ENOUGH.

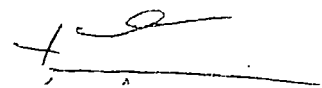
DATED AND AMENDED 2-25-2021
 JARED MARTIN CDR # BL1279
 VALLEY STATE PRISON P.O. 30492
 CHOWCHILLA, CA 92610

 JARED MARTIN
 IN PROPER

Page 6 of 6

MANY PRISON STAFF ARE AWARE OF THE TORTURE GOING ON IN ADMINISTRATION SEGREGATION UNIT AT VALLEY STATE PRISON. FOR THEM THIS IS ORDINARY LIFE. NO ONE WILL SPEAK OUT TO PREVENT IT. SOME STAFF THINK WE INMATES DESERVE TO BE ABUSED AND MISTREATED. I OFTEN HEARD CORRECTIONS OFFICERS LAUGHING AND BRAGGING ABOUT HOW THEY BEAT ON THE INMATES. HALF OF THE PEOPLE HERE SHOULD BE SENT TO FEDERAL PRISON. THE OTHER HALF SHOULD BE FIRED AND REMOVED FROM PUBLIC SERVICE. I WONDER HOW MANY INMATES HAVE BEEN MURDERED BY STAFF. I CAN'T HELP BUT THINK, WHAT'S COMING NEXT? I WENT TO THE DOCTOR AGAIN LAST NIGHT FOR CHEST PAIN. THE GOAL OF THESE CORRECTIONS OFFICERS AND OTHER PRISON STAFF, IS TO KILL ME OR KEEP ME IN PRISON FOR THE REST OF MY LIFE. THEY HATE ME BECAUSE OF BLACK SKIN, BECAUSE I AM AN OLD MAN, BECAUSE I AM CRIPPLED AND BECAUSE I REFUSE TO LET THEM MURDER ME AND GET AWAY WITH IT. VALLEY STATE PRISON NEEDS TO BE SHUT DOWN AND TORN DOWN.

DATED AND AMENDED 3-3-2021
 T. MARRIOTT 2/17/20



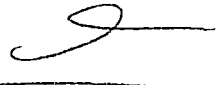
Page 70 of 77

I WAS TRANSFERRED HERE TO KERN VALLEY STATE PRISON ON MARCH 9, 2021. WITHIN A HALF AN HOUR OF BEING AT THIS PRISON, CORRECTIONS OFFICER NORTH CUTT, A 6 FOOT 9 IN 200 POUND MAN ATTACKED ME WITHOUT CAUSE. HE (NORTH CUTT) HIT ME IN THE HEAD A FEW TIMES WITH CLOSED FISTS, THEN GRABBED MY LEFT ARM AND SLAMMED IT ON THE CELL BARS AT LEAST THREE TIMES. AFTERWARDS IN A SCRAPING MOTION DRAG MY ARM DOWNWARD AGAINST THE BARS. AFTER ELEVEN DAYS THERE IS STILL PAIN AND BRUISING FROM THIS ASSAULT, MEDICAL STAFF HERE DID NOT TREAT ME FOR INJURIES AND HAVE BEEN TRYING TO HELP CUSTODY OFFICIALS COVER UP THE BEATING. AT THIS PRISON, STAFF HAVE REPEATEDLY NOT GIVEN ME MY MEDICATIONS. REFUSED CALL FOR MEDICAL AID "MAN DOWN". CORRECTIONS OFFICERS HAVE NOT FED ME AND GIVEN ME MOULDY AND ROTTEN CLOTHES TO WEAR. FROM MY OWN PERSONAL TRAUMA OF BEING BEATEN AND MISTREATED FROM NORTH KERN STATE PRISON UNTIL NOW.

Page 8 of 8

FROM MYSELF WITNESSING OTHERS BEING HARASSED AND ABUSED AND HEARING OTHERS TELL STORIES OF BEING VICTIMIZED AND SEEING OTHER PEOPLE TORTURED BY CORRECTIONS OFFICERS, I NOW KNOW WITHOUT DOUBT CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION HAS HUNDREDS, MAYBE EVEN THOUSANDS OF EMPLOYEES, WHO ARE ENGAGING IN INMATE HARASSMENT AND INMATE ABUSE. I ALSO KNOW SENIOR OFFICIALS WILL NOT GET RID OF THE PRISON STAFF WHO BEHAVE IMPROPERLY, ENGAGE IN VIOLENCE AGAINST INMATES AND CORRECTIONS OFFICERS WHO REGULARLY BREAK THE LAW. AGAIN, I CALLED FOR INTERNAL AFFAIRS TO HELP, WITH NO CHANGE. LOCAL OFFICIALS HAVE NOT ACTED TO STOP THE TORTURE. FEDERAL AUTHORITIES, FBI, JUSTICE DEPARTMENT AND FEDERAL COURTS NEED TO GET INVOLVED, THE PEOPLE NEED TO GET INVOLVED, AMERICA NEEDS TO GET INVOLVED,

AMENDED AND
 DATED 3-20-2021
 JARED MARTIN COURT # BL1279
 KERN VALLEY STATE PRISON
 P.O. BOX 6000
 DELANO, CA 93216

X 
 JARED MARTIN
 IN PRO-PR

PAGE 9 OF 9

TODAY, I HAD TWO MEN FROM
 INTERNAL AFFAIRS COME AND VISIT
 ME. THEY WANTED TO DISCUSS THE
 CORRECTIONS OFFICERS AT CDCR INMATE
 HARASSMENT AND INMATE ABUSE.
 LT. A. GOMEZ BADGE # 58585 AND
 LT. CILONE BADGE # 75441, WITHOUT ALLOWING
 THEM OF TRYING TO COVER UP MY INTERVIEWS
 WITH THESE OFFICERS, I WILL SAY BOTH
 REFUSED TO GIVE ME THEIR SUPERVISORS
 NAMES. REFUSED TO TELL ME THE ADDRESS
 OF THE OFFICE THEY WORKED OUT OF.
 I WAS ALSO TOLD I WOULD NOT GET COPIES
 OF THE INTERVIEWS (TWO) THAT WERE DONE.
 BOTH MEN WERE SEMI HOSTILE TOWARD ME,
 KEPT INTERRUPTING ME AND TRYING TO
 OVERTALK ME. LIKE SO MANY OTHER CALIFORNIA
 DEPARTMENT OF CORRECTIONS AND REHABILITATION
 EMPLOYEES BEFORE, WERE NOT REALLY INTERESTED
 IN LETTING ME TELL THEM ABOUT HOW I
 HAVE BEEN TORTURED AND VILIMIZED BY PRISON
 STAFF. I WILL TELL MY STORY. NO ONE
 WILL COVER IT UP.

DATED AND AMENDED
 4-7-2021

JARED MARTIN CDCR # 81279 X
 VERN VALLEY STATE PRISON P.O. BOX 6000 IN PPD-000 JARED MARTIN

page 10 of 10

ABOUT TWO WEEKS AGO, I WROTE WARDEN CHRISTIAN PFEIFFER A PERSONAL LETTER. THE LETTER TALKED ABOUT HOW HAPPY I WAS IN THESE LIVING QUARTERS, HOW NONE OF THESE GUARDS HAD BEEN BEATING ME UP OR MAKING FALSE ALLEGATIONS AGAINST ME, THAT NO ONE WAS WRITING ME UP FOR THINGS I HAD NOT DONE. NO ONE WAS HARASSING ME, THEN GUESS WHAT? THE GUARDS WHO WERE NOT ABUSING ME STARTED TO DISAPPEAR, IN THE LAST FEW DAY, OTHER CORRECTIONS OFFICERS HAVE SHOWED UP. THEY HAVE DENIED ME MEDICAL TREATMENT AND HARASSED ME AND THREATENED ME. SOME OF THEM DON'T EVEN WORK IN THIS AREA. SGT. WILLIAMS FROM BAND R AND OFFICER NORTHCUTT, YES, THE FIRST GUYS WHO BEAT ME UP AND TRIED TO COVER IT UP. HAVE FOLLOWED ME OVER HERE TO CONTINUE THE HARASSMENT AND ABUSE. QUESTION? DID WARDEN PFEIFFER SEND THESE OTHER OFFICERS TO HARASS ME AND ABUSE ME? DIFFERENT QUESTION? DID SOMEONE WHO READS WARDEN PFEIFFER MAIL SEND A BUNCH OF DIRTY COPS TO TORTURE ME? WHATEVER THE ANSWER IS, I AM NOT AFRAID OF THEM. THE POLICE HAVE BEEN BEATING ON ME AND TRYING TO KILL ME FOR YEARS, DATED AND AMENDED,

S-19-2021

JARED MARTIN COCR# RL1719

JARED MARTIN
IN PRO-DEER

PAGE 11 OF 11

THERE IS ANOTHER PROBLEM HERE AT KERN VALLEY STATE PRISON WHICH I HAVE NOT ADDRESSED. AN AREA AT THE PRISON CALLED THE PATIO. WHERE WE GO TO GET OUR MEDICINE AND SEE THE DOCTOR. THERE IS ALSO SOMETHING CALLED PROGRAM OFFICE, LIBRARY ETC. THERE ARE A GROUP OF CORRECTIONS OFFICERS WHO HARASS AND ABUSE ME ALMOST EVERY DAY. ITS OFFICER CASTILLO, GOMEZ AND A FEW OTHERS. THESE MEN THREATEN ME AND MUCK ME. THEY WILL REFUSE TO LET ME GET MY MEDICINE OR USE THE LAW LIBRARY. THE PEOPLE WILL TURN ME AWAY FROM MY DOCTOR VISITS AND NURSING APPOINTMENTS. THESE GROUP OF CORRECTIONS OFFICERS KNOW I TAKE MORE MEDICATIONS THAN ALL OF THE PRISONERS. THEY KNOW I HAVE A BAD HEART AND CANLER AND USE A WHEELCHAIR. YET THESE CORRECTIONS OFFICERS CONTINUE TO PICK ON A DYING BLACK MAN. THEY HAVE NOT BEAT ME UP YET. NOTICE I SAID YET. I DO NOT LIKE GOING OUT THERE BECAUSE THEY ARE PLANNING TO BEAT ON ME. THOSE MEN ARE TRYING TO KILL ME. THAT IS WHY THEY HARASS AND ABUSE AND REFUSE TO GIVE THE SICKEST MAN ON THE YARD HIS MEDICINE. IF NO ONE STEPS IN THEY ARE GOING TO BEAT ME.

page 12 of 12

I RARELY HAVE A DAY WHEN NO PRISON STAFF BOTHER ME. DIRTY COPS AND CROOKED MEDICAL STAFF. COVER UPS AND FALSE WRITE UPS. HARASSMENT AND ABUSE, SEXUAL HARASSMENT AND BEATINGS, STARVATION AND REFUSING TO GIVE ME PRESCRIBED MEDICATIONS. YOU DON'T DO THAT TO ANYONE. YOU DO NOT DO THAT TO SOMEONE WITH ALL MY HEALTH ISSUES. IF THESE PEOPLE ARE NOT TRYING TO KILL ME. THEN WHAT THE HELL ARE THEY DOING? BECAUSE THEY ARE KILLING ME. I AM BEING SINGLED OUT. I AM BEING MISTREATED. I AM BEING LIED ON AND WRITTEN FOR THINGS I HAVE NOT DONE. I AM BEING TORTURED. THIS BLACK SKIN IS EATING THEM UP. THIS BLACK MAN THEY CANNOT STAND. THIS BLACK MAN HAS CORRUPT PRISON STAFF BREAKING FEDERAL LAWS. ABUSING ME AND THEIR POWER. THIS BLACK MAN HAS TO PUT UP WITH THIS EVERY DAY BECAUSE THE STATE OF CALIFORNIA WILL NOT STOP ~~THEIR~~ DIRTY COPS FROM TRYING TO KILL BLACK MEN.

DATED AND AMENDED

JUNE 11, 2021

JURED MARTIN COCHRAN BL1279

KERN VALLEY STATE PRISON P.O. BOX 6066
DEMAND, CA 93216

JURED MARTIN

IN PRO-PER

PAGE 13 OF 13

THEY HAVE PUT ME IN BUILDING A4. I AM HERE FOR FIVE WHITE UPS AND FIVE ACCUSATIONS FROM CORRECTIONS OFFICERS, THESE PEOPLE, THIS PRISON STAFF IN THIS BUILDING HAVE BEEN READING MY LEGAL MAIL. HAVE REFUSED TO SEND IT OUT SEVERAL TIMES, NOT PROCESSED MY TRUST WITHDRAWALS FOR COURT FEES AND GOVERNMENT CLAIM. NO MATTER WHERE YOU ARE, OR WHAT PRISON IT IS. THE BLACK PRISONER IS STILL TREATED WORSE THAN OTHER RACES. NO MATTER WHERE I HAVE BEEN. WHAT PRISON I HAVE BEEN LOCKED UP IN. I HAVE BEEN TREATED WORSE THAN EVERYONE ELSE. THESE CORRECTIONS OFFICERS ARE RACIST AND LIARS. THE CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION IS COMMITTING SYSTEMIC AND INSTITUTIONAL RACISM, I KNOW OTHER BLACK MEN HERE IN PRISON. THEIR STORIES ARE SIMILAR TO MINE, DIRTY COPS EQUALS TORTURED BLACK INMATE. WE WILL NOT STAND FOR THIS ANYMORE. I HAVE MADE THE DECISION TO COME FORWARD. I HOPE OTHERS WILL AS WELL. CORRECTIONS OFFICERS AND OTHER PRISON STAFF ARE COMMITTING INMATE HARASSMENT AND INMATE ABUSE. I, JARED MARTIN, DECLARE, THIS INFORMATION IS TRUE AND CORRECT, UNDER PENALTY OF PERJURY, TO THE BEST OF MY KNOWLEDGE.

DATED AND AMENDED

JULY 1, 2021

JARED MARTIN CDCA# BL1279

KEON UNITED STATE PRISON ON 2ND FLOOR

X JARED MARTIN
IN PRO-PR

PAGE 14 OF 15

THIS MORNING OFFICER CASTILLO USED UNNECESSARY FORCE ON ME. THIS WASN'T HIS FIRST TIME. THOSE OFFICERS ON THE PATIO AREA AT THIS PRISON. OFTEN GRAB ME AND SNATCH ME OUT OF THE LINE WHILE I AM TRYING TO GET MY MEDICINES. OFFICERS GOMEZ AND GARCIA AND FIGEROA AND OTHERS. LOVE TO SNATCH THE CRIPPLE BLACK MAN AND JUST PUSH ME AWAY. I CAN DO NOTHING BUT ROLL AWAY FROM THE MEDICINES THAT ARE KEEPING ME ALIVE. ITS SOME KIND OF SICK GAME THEY PLAY WITH ME. HEY GUYS, LETS TORTURE AND TRY TO KILL THE CRIPPLE AGAIN. THESE PEOPLE ARE RACIST, BULLIES AND DANGEROUSLY PSYCHOTIC. THEY ARE HAVING FUN PLAYING WITH MY LIFE, THEY HAVE MADE ATTEMPTED MURDER AGAIN. LETS KILL THE CRIPPLE. NOW, AMERICA STILL SEEMS TO WANT TO BE IN DENIAL CONCERNING RACIST DIRTY COPS MURDERING BLACKMEN. SO MUCH IN DENIAL THAT A NURSE AT THE HOSPITAL I WAS AT A FEW DAYS AGO. MADE IT SEEM AS IF SINCE THEY HAD ONE BLACK DOCTOR WORKING THERE. RACISM HAD BEEN CURED AND CORRECTIONS OFFICERS WERE NOT BEATING

And ABUSING ME. SO MUCH IN DENIAL
AS TO WHERE A PRISONER THIS MORNING
WHO OVER HEARD ME DISCUSSING POLICE
BRUTALITY. BEGAN ALMOST TO EXCUSE CORRECTIONS
OFFICERS MISCONDUCT. QUESTIONING ME AS IF
IT WAS MY FAULT CORRECTIONS OFFICERS ARE
MISTREATING PEOPLE. SO AS I HAVE DONE
MANY TIMES BEFORE, I EXPLAINED HOW
THE POLICE HAVE BEEN BEATING ON ME AND
TRYING TO KILL ME SINCE I WAS ELEVEN
YEARS OLD. YES, CROOKED RACIST COPS ARE
KILLING BLACK MEN, YES, THEY HAVE BEEN TRYING
TO KILL ME MOST OF MY LIFE. YES, I AM
BEING HARASSED AND ABUSED ALMOST DAILY BY
PRISON STAFF. AMERICA NEEDS TO STOP MAKING
EXCUSES FOR DIRTY COPS, STOP ACTING LIKE
RACISM HAS BEEN CURED. REALITY IS. PEOPLE ARE
ACTING LIKE IT'S NOT HAPPENING. SO THEY WON'T
HAVE TO GET INVOLVED. IT IS HAPPENING. TO
BLACK MEN ALL ACROSS AMERICA. POLICE BRUTALITY,
EXCESSIVE FORCE, UNNECESSARY FORCE, MURDER.
AMERICA NEEDS TO STOP BEING IN DENIAL.

DATED AND AMENDED

July 16, 2021

JARED MARTINEZ COURT BLIND


KERN VALLEY STATE PRISON P.O. BOX 6000
DELANO, CA 93216

X 

JARED MARTINEZ

IN PRO-PER

LAST WEEK, CORRECTIONS OFFICERS TOOK
 AWAY MY BRAND NEW CLOTHES AND
 SHOES. TODAY, THEY GAVE ME BUSTED SHOES
 AND CLOTHING THAT IS RIPPED AND TORN
 OLD AND WORN. COMPLETE AND TOTAL
 DISREGARD OF MY CIVIL RIGHTS. CONSTANT
 HARASSMENT AND ABUSE. TONIGHT AROUND 8:00 PM
 OFFICER GONZALEZ INTERFERED WITH ME
 RECEIVING MEDICAL CARE. THIS MORNING
 OFFICER HERNANDEZ REFUSED TO REPLACE
 THE WET BLANKETS IN MY CELL. THESE
 BLANKETS HAVE BEEN ON THE FLOOR FOR A WEEK
 OR MORE. THEY ARE FILTHY. THEY STINK AND HAVE
 BUGS IN THEM. THIS MORNING OFFICER GOMEZ
 TRIED TO STOP ME FROM GETTING NEW CLOTHES
 AND DIFFERENT BLANKETS. MY HEALTH IS SUFFERING
 BECAUSE THESE CORRECTIONS OFFICERS ARE
 ASSAULTING MY FREEDOM AND LIBERTIES AND
 ARE MISTREATING ME. THESE MEN ARE COMMITTING
 FEDERAL CRIMES, VIOLATING TITLES. ~~THEY ARE~~
 BEING SADISTIC AND MALICIOUS. THEIR ACTIONS
 ARE CAUSING ME PHYSICAL AND MENTAL INJURY
 AND PAIN AND SUFFERING. KERN VALLEY STATE
 PRISON STAFF ARE VIOLATING PROFESSIONAL STANDARDS
 AND PRISON PROCEDURES, VIOLATING MY CONSTITUTIONAL
 RIGHT AGAINST CRUEL AND UNUSUAL PUNISHMENT.
 DATED AND AMENDED
 JULY 19, 2021
 JARED MARTIN COURT # BL1279
 KERN VALLEY STATE PRISON P.O. BOX 6000 DELANO, CA 93316

X 
 JARED MARTIN
 IN PRO-PER
 DELANO, CA 93316

SEVERAL MONTHS HAVE PASSED SINCE I REPORTED THE FIRST ASSAULT BY CORRECTIONAL OFFICER NORTHCOFF BACK IN MARCH 2021. JUST RECENTLY OFFICER NORTHCOFF ASSAULTED ME AGAIN. HE IS STILL IN THE JOB. STILL BEATING UP ON OLD BLACK MEN. OFFICER D. CASTILLO ASSAULTS HAVE ALSO BECOME SEXUAL IN NATURE. CASTILLO HAS BEEN RANSACKING MY CELL. STEALING MY PERSONAL ITEMS. TRYING TO MAKE ME TAKE MY CLOTHES OFF. ATTEMPTING TO EMBARRASS ME AND FREEZE ME. HE HAS THREATENED TO GIVE ME A "STAFF ASSAULT" MEANING HE IS GOING TO LIE AND SAY I ATTACKED HIM, IN ORDER TO KEEP ME IN PRISON. THE EXACT SAME THING SERGEANT HUCKABAY DID. THAT IS COMMON PRACTICE AMONG CORRECTIONAL OFFICERS. OFFICERS IN GENERAL, STREET COPS, LAPD, LAW ENFORCEMENT IN FACT HAS BEEN DOING THAT FRESH OUT OF THE ACADEMY. LYING ON PEOPLE TO LOCK THEM UP. COLR STAFF, PRISON EMPLOYEES DO IT ALL THE TIME. LIE ON PRISONERS TO KEEP US LOCKED UP AND AWAY FROM OUR FAMILIES. YES, OFFICER D. CASTILLO IS AND HAS BEEN PHYSICALLY AND SEXUALLY ASSAULTING ME. YES, OFFICER D. CASTILLO IS ATTACKING ME. CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION WILL NOT STOP NORTHCOFF OR CASTILLO OR ANY OF ITS

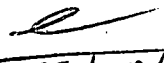
ABUSIVE, CORRUPT, VIOLENT AND RACIST CORRECTIONS OFFICERS FROM TORTURING ITS PRISONERS. THIS INSTITUTION IS A HOUSE OF LIES. I HAVE YET TO SEE ONE REPORT, DOCUMENT, RECORD, IIS OR GRIEVANCE OR STAFF COMPLAINT GENERATED BY CDR STAFF THAT DID NOT CONTAIN LIES ABOUT ME. MAYBE ONE, AND THAT ONE ONLY, CONFIRMING I HAVE A HIGH SCHOOL DIPLOMA. EVERYTHING ELSE LIEBEL AND STANDER CREATED BY CORRUPT CORRECTIONS OFFICERS. IN AN ATTEMPT TO JUSTIFY AND HIDE AND COVER UP THE TORTURE OF MYSELF BY PRISON EMPLOYEES. AGAIN, I AM AND HAVE BEEN STARVED, BEATEN, ABUSED, PHYSICALLY AND SEXUALLY ASSAULTED, SET UP BY CORRECTIONAL OFFICERS, SERGEANT DARREN HUCKABAY, OFFICER D. CASTILLO AND OTHER CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION EMPLOYEES HAVE BEEN TORTURING ME AND TRYING TO KILL ME. WITNESSES INCLUDE: JERONIMO SANCHEZ VO4322, HASAN HALL B30122, DEMARIE MALKY K54070, GABRIEL DIAZ BL8062, TIMOTHY MASLEY BL6333, LAMAR LOVE K35400, BOB JACKSON AL1364, ALLEN K41879, GREGORY WASHINGTON FM4667, CORDELL DAVIS AW7860, VANDELL JOHNSON AG1099, LAMAR BOOKS AA2536, SABLE FOSTER AX7824, ZICKEY HARVEY AS7084, PRENTICE WILLIAMS AV0074, ALBERT MITCHELL BB3267. IF CDR, VALLEY STATE PRISON, KERN VALLEY STATE PRISON, INTERNAL AFFAIRS AND INVESTIGATIVE SERVICES UNIT

ACTUALLY INVESTIGATED. THEY WOULD FIND DOZENS OF OTHERS WHO HAVE WITNESSED CORRECTIONAL OFFICERS TORTURING ME. COLR EMPLOYEES ARE COMMITTING FEDERAL CRIMES, CIVIL RIGHTS VIOLATIONS AND VIOLATING MY CONSTITUTIONAL RIGHTS. CALIFORNIA DEPARTMENT OF CORRECTIONS IS FULLY AWARE THAT CORRECTIONS OFFICERS ARE TORTURING ME. COLR OFFICIALS KNOW CORRECTIONAL OFFICERS ARE FILING FALSE POLICE REPORTS AND FALSE RVRS AGAINST ME. THE PEOPLE WHO ARE IN CHARGE OF THIS INSTITUTION KNOW CORRECTIONAL OFFICERS HAVE AND ARE TRYING TO KILL ME. SECRETARY KATHLEEN ALLISON, WARDEN RAYTHEL FISHER, CAPTAIN GOREE AND OTHER COLR OFFICIALS, STAFF AND AGENTS AND EMPLOYEES SHOULD BE PUT IN FEDERAL PRISON. VALLEY STATE PRISON AND KERN VALLEY STATE PRISON SHOULD BE SHUT DOWN. THESE PEOPLE ARE CORRUPT, CRIMINALS, AND ARE VIOLENT, SADISTIC AND MALICIOUS. THEY ARE COMMITTING CRUEL AND UNUSUAL PUNISHMENT. THEY ARE NOT TAKING CARE OF CALIFORNIA PRISONERS. THEY ARE TRYING TO DESTROY US ALL. I WANT STATE AND FEDERAL JUSTICE DEPARTMENT INVESTIGATIONS OF COLR, KUSP, VSP, ISD AND INTERNAL AFFAIRS. I WANT 200 MILLION DOLLARS IN DAMAGES. I, ~~DECLARE~~ THE ABOVE TO BE TRUE AND CORRECT UNDER PENALTY OF PERJURY.

DATED AND AMENDED
11-6-2021

JARED MARTIN COUR# BL1274

KERN VALLEY STATE PRISON P.O. BOX 6000 DELANO, CA 93316

X 
JARED MARTIN
IN PRO-PER

THE REASON I AM ASKING FOR 200 million DOLLARS IS SIMPLE. FOR YEARS THE PRISONS AND CORRECTIONAL OFFICERS HAVE PAID A FEW BUCKS BUT THEIR BEHAVIOR HASN'T CHANGED. SETTLEMENTS FOR 200,000 DOLLARS BROUGHT NO CHANGE. JUDGMENTS FOR 1.4 million DOLLARS BROUGHT NO CHANGE. THE PRISON GUARDS BEHAVIOR DID NOT CHANGE. PRISON CULTURE HAS NOT REALLY CHANGED. I AM CURRENTLY BEING TORTURED DAILY BY CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION EMPLOYEES. NO CHANGE. I AM BEING SEXUALLY HARASSED BY OFFICER CASTILLO. NO CHANGE. CASTILLO AND OTHER PRISON EMPLOYEES HAVE THREATEND TO LIE ON ME TO KEEP ME IN PRISON. NO CHANGE. OFFICER DELALRUE WATCHED ME FALL ON THE FLOOR THREE TIMES TODAY AND DID NOTHING. NO CHANGE. I WANT 200 million DOLLARS. I WANT STATE LAW AND MANDATORY PRISON POLICY. FOR CORRECTIONAL OFFICERS TO HAVE TO WEAR THEIR BADGE NUMBERS ON THEIR UNIFORMS. I WANT SOME OF THESE PEOPLE PUT IN FEDERAL PRISON WITHOUT THINGS SUCH AS TITRE. THERE WILL BE NO CHANGE. CALIFORNIA PRISONERS SHOULD NOT BE TORTURED. I SHOULD NOT BE TORTURED DAILY OR ROUTINELY. ABUSING OLD BLACK MEN SHOULD NOT BE A GAME.

CALIFORNIA CORRECTIONAL OFFICERS THINK THEY CAN DO WHATEVER THEY WANT. CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION AND OFFICERS CASTILLO AND NORTHOLT. THINK THEY CAN DO WHATEVER THEY WANT. OFFICER DELACRUZ AND ASSOCIATE WARDEN STARK. THINK THEY CAN DO WHATEVER THEY WANT. THAT 200 MILLION DOLLARS WILL SHOW THEM OTHERWISE. PUTTING BADGE NUMBERS ON THEIR UNIFORMS WILL MAKE IT HARD TO COVER UP THEIR MISCONDUCT AND TREACHERY. PUTTING THEM IN PRISON WILL SEND A MESSAGE AND MAKE CHANGE. CALIFORNIA CANNOT ALLOW TORTURE IN ITS PRISONS. THE UNITED STATES OF AMERICA CANNOT ALLOW TORTURE IN ITS PRISONS. THOSE WHO DO IT AND THOSE WHO ALLOW IT MUST PAY FOR THEIR CRIMES AGAINST HUMANITY. THIS COUNTRY CANNOT LECTURE CHINA OR RUSSIA ABOUT THE WAY THEY TREAT THEIR CITIZENS. WHILE THIS COUNTRY ALLOWS ITS OWN PRISONERS TO BE TORTURED AND MURDERED BY LAW ENFORCEMENT. IS AMERICA TRYING TO PUT THE FIRE OUT IN ITS NEIGHBORS HOUSES WHILE THIS COUNTRY IS BURNING? CASTILLO, NORTHOLT, HUCKABY, STARK, FISHER, DELACRUZ AND OTHERS HAVE TO PAY FOR WHAT THEY ARE DOING TO CDJR PRISONERS. THEY HAVE TO PAY A HIGH PRICE. THEY ARE TORTURING ME.


OTHERS MAY HAVE SETTLED FOR A FEW BUCKS, BUT ME. I HAVE TO SEE SOME PEOPLE FIRED. I HAVE TO SEE SOME PEOPLE IN PRISON AND FED THE SAME GARBAGE THEY FEED US EVERY DAY. I NEED TO SEE SOME OF THESE CRIMINALS IN CHAINS. AMERICA LOCKS UP INNOCENT PEOPLE EVERY DAY AND REWARDS THESE CRIMINALS WITH STRIPES AND TITLES LIKE SERGEANT AND WARDEN. 100 million is the number I chose BUT IN REALITY. EVEN THAT IS NOT ENOUGH TO HEAL THE SCARS AND WOUNDS THEY HAVE PUT IN THE INSIDE AND OUTSIDE OF MY BODY. THE 100 million DOLLARS. THE BADGE NUMBERS ON UNIFORMS. GETTING FIRED AND GOING TO PRISON IS JUST THE BEGINNING. I WANT CHANGE. THESE CORRUPT INDIVIDUALS CANNOT BE ALLOWED TO TORTURE ME OR ANYONE ELSE. WE NEED OTHER LAW ENFORCEMENT AND GOVERNMENT AGENCIES TO STEP UP AND STEP IN AND TELL CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION EMPLOYEES. TO OBEY THE LAWS TO ABIDE BY THE CONSTITUTION. TO STOP COMMITTING FEDERAL CRIMES. TO STOP UNCONSTITUTIONAL PRISONER TORTURE. I DECLARE, THE ABOVE TO BE TRUE AND CORRECT UNDER PENALTY OF PERJURY. PATED AND AMENDED

11-14-2021

JURED MARTIN LOR # BL 1274

KERN VALLEY STATE PRISON

P.O. BOX 6000 DELANO, CA 93316

X 
JURED MARTIN
IN PRO-PEP

BY NOW I HAVE BEEN LIED ON AND
 THREATENED BY CORRECTIONAL OFFICERS MORE
 TIMES THAN I CAN COUNT. I HAVE SOMEWHERE
 BETWEEN 15 AND 20 REMEDIES GRANTED
 OR APPROVED. THAT MEANS THAT CDCR
 OFFICIALS HAVE ADMITTED TO DOING SOMETHING
 WRONG, THAT NUMBER WOULD BE MUCH
 HIGHER IF THESE PEOPLE ACTUALLY TOOK
 A LOOK AT WHAT'S GOING ON. NO ONE FROM
 THE PRISON ACTUALLY INVESTIGATES MY STAFF
 COMPLAINTS. NO ONE FROM THE CALIFORNIA
 DEPARTMENT OF CORRECTIONS AND REHABILITATION
 ACTIVELY LOOKS FOR THE TRUTH. CDCR
 STAFF AND EMPLOYEES DO NOT INVESTIGATE,
 THEY COVER UP, THEY OBSTRUCT JUSTICE, THEY
 AID AND ABET, THEY CONSPIRE TO CONCEAL AND
 MANIPULATE THE FACTS. IN ORDER TO SERVE
 THEIR PURPOSE AND THEIR AGENDA. STATEWIDE,
 PRISON SYSTEM EMPLOYEES ARE COMMITTING
 UNCONSTITUTIONAL PRISONER TORTURE. IT IS
 THE UNSPOKEN RULE TO HIDE ALL WRONGDOING
 BY CORRECTIONAL OFFICERS, CAPTAINS, SERGEANTS,
 LIEUTENANTS, WARDENS ALL COVER UP CORRECTIONAL
 OFFICERS MISCONDUCT, TORTURE AND TERRORISM. EVEN
 INTERNAL AFFAIRS HELPS HIDE EVIDENCE. ESPECIALLY
 INTERNAL AFFAIRS, INTERNAL AFFAIRS DON'T BUST
 THE BAD GUYS. THIS IS NOT THE MOVIE.
 INTERNAL AFFAIRS AT CDCR ARE THE FILTERS, THEY
 MAKE THE PROBLEM GO AWAY. INTERNAL
 AFFAIRS FOR CALIFORNIA DEPARTMENT OF CORRECTIONS
 ARE THE MASTERS OF THE COVER UP. I CALL

THE "COVER UP MATTERS". THE INTERNAL OFFICERS PRETEND TO BE OFFENDED BY THIS MONIKER BUT IN SECRET. THEY ARE PROUD TO DO SUCH A GOOD JOB OF CONCEALING THE FACT. I HAD ONE INTERNAL AFFAIRS GUY TELL ME. "I SEEN A COUPLE OF GUYS GO TO JAIL". I SAID "A COUPLE ~~OR COUPLE~~ OF GUYS OUT OF THOUSANDS OF DIRTY COPS", SO NO, THEY ARE NOT OFFENDED BY BEING CALLED "THE COVER UP MATTERS", THEY ARE HAPPY BY IT, THEY RELISH IN IT. HAVING A JOB THAT PAID YOU TO BREAK THE LAW, TO COVER UP EVIDENCE OF WRONGDOING, TO TAMPER WITH WITNESSES AND FAKE DOCUMENTS AND CONCEAL CORRECTIONAL OFFICERS CRIMES AND MISCONDUCT, THE OFFICE OF INTERNAL AFFAIRS ARE THE HERO MAKERS BECAUSE THEY MAKE DIRTY COPS LOOK LIKE JAMES BOND. INTERNAL AFFAIRS ARE MAGICIANS. THEY MAKE ALL THE EVIDENCE AGAINST CORRUPT CORRECTIONAL OFFICERS DISAPPEAR. INTERNAL AFFAIRS ARE NOT INVESTIGATORS. THEY ARE KIDS, THIEVES, CHARLATANS AND SNAKE OIL SALESMAN AND HYPOCRITES. THESE SO CALLED INVESTIGATORS NEED TO BE INVESTIGATED AND BROUGHT UP ON FEDERAL CHARGES. THEY ARE COMMITTING FEDERAL CRIMES, TAMPERING WITH WITNESSES, TAMPERING WITH EVIDENCE, ACTIVELY PARTICIPATING IN TORTURE AND TERRORISM AND OBSTRUCTION OF JUSTICE. INTERNAL AFFAIRS, THE OFFICE OF INTERNAL AFFAIRS ARE NOT INVESTIGATORS. THEY ARE CRIMINALS. COLORADO IS RUN BY CRIMINALS. THESE CALIFORNIA PRISONS ARE OPERATED BY CRIMINALS.

THE CORRECTIONAL OFFICERS, THE SERGEANTS, THE NURSES, OTHER MEDICAL STAFF, THE WARDENS AND INTERNAL AFFAIRS. ARE ALL PARTICIPATING IN AND COVERING UP UNCONSTITUTIONAL PRISONER TORTURE. THESE PEOPLE ARE BREAKING THE LAW, VIOLATING OUR CIVIL RIGHTS. CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION STAFF, OFFICIALS AND EMPLOYEES ARE COMMITTING FEDERAL CRIMES WHICH INCLUDE TORTURE AND TERRORISM. I STOPPED GOING TO THE PATIO AREA WHEN CASTILLO IS DOWN THERE. KERN VALLEY STATE PRISON IS ALLOWING HIM TO PHYSICALLY AND SEXUALLY ASSAULT MYSELF AND OTHER INMATES. SOMETIMES I DON'T GO EVEN WHEN HE IS NOT THERE BECAUSE OF THE OTHER DIRTY COPS DOWN THERE. ABOUT TWO DAYS AGO I HEARD SOMEONE YELL TO ME "THEY ARE COMING TO GET YOU". I LOOK AND IT IS OFFICER CASTILLO BRINGING THE LEGAL MAIL TO ME. OFFICER D. CASTILLO DOES NOT DO THE LEGAL MAIL. THERE ARE EMPLOYEES AND PRISONERS WHO HAVE BEEN AT THAT PRISON FOR YEARS AND NEVER SEEN OFFICER CASTILLO WITH THE LEGAL MAIL. OFFICER D. CASTILLO GOT THAT LEGAL MAIL AND BROUGHT IT AT AN EXCUSE TO SEE ME, TO THREATEN ME AND STALK ME, SINCE I DO NOT GO TO THE PATIO AREA WHEN HE IS THERE. HE NEEDED TO COME HERE. OFFICER CASTILLO IS COMMITTING FEDERAL CRIMES. WHICH INCLUDE CRIMINAL THREATS, STALKING, TORTURE AND TERRORISM. KERN VALLEY STATE PRISON AND CDR HAS FAILED IN THEIR RESPONSIBILITY TO KEEP ME SAFE. OFFICER D. CASTILLO IRRATIONAL, ERRATIC AND PSYCHOPATHIC BEHAVIOR IS A THREAT TO MY SAFETY

AND A THREAT TO THE SAFETY AND SECURITY OF THE INSTITUTION. NO ONE SHOULD BE ALLOWED TO BEHAVE IN THIS MANNER. LEAST OF ALL SOMEONE WHO IS LAW ENFORCEMENT. WHILE AGAIN BRINGS ME TO SAY. CORRECTIONAL OFFICERS DO NOT OBEY THE LAW, THE KERN VALLEY STATE PRISON STAFF AND EMPLOYEES AND OFFICIALS DO NOT OBEY THE LAW. COLR IS COMMITTING UNCONSTITUTIONAL PRISONER TORTURE AND COMMITTING FEDERAL CRIMES. PRISON OFFICIALS ARE LETTING DIRTY COPS DO WHATEVER THEY WANT. THAT IS WHY I WANT OFFICER D. CASTILLO FIRED AND ARRESTED. I WANT STATE AND FEDERAL JUSTICE DEPARTMENT INVESTIGATIONS OF KUSP, VSP, COLR, ISU, AND OIA. I WANT 100 MILLION DOLLARS IN DAMAGES. I WANT VALLEY STATE PRISON AND KERN VALLEY STATE PRISON CLOSED DOWN PERMANENTLY. THESE INSTITUTIONS ARE NOT PRISONS. THEY ARE HOUSES OF TORTURE AND TERRORISM. THEY HAVE NO PLACE IN AMERICA. I WANT A REDUCTION IN THE NUMBER OF COLR CORRECTIONAL OFFICERS BECAUSE CORRUPT LAW ENFORCEMENT HAVE NO PLACE IN AMERICA. I WANT SOME INTERNAL AFFAIRS OFFICERS FIRED. THEIR NUMBERS SHOULD BE REDUCED BY FIFTY PERCENT. NO ROOM FOR DIRTY COPS IN AMERICA. I DECLARE, UNDER PENALTY OF PERJURY THE ABOVE IS TRUE AND CORRECT.

DATED AND AMENDED

11-25-2021

JURED MARTIN COURTBLITZ

KERN VALLEY STATE PRISON P.O. BOX 6000 DELAND, CA 93316

X J
TALRED MARTIN
IN PRO-PEX

KERN VALLEY STATE PRISON NEEDS TO BE SHUT DOWN. THERE IS WATER COMING THROUGH THE WALLS IN MY CELL. THERE IS RUST AND MOLD IN SEVERAL PLACES IN HERE AND I HAVE TOO MUCH WATER ON THE FLOOR. THERE SHOULD BE NO WATER ON THE FLOOR BUT AGAIN, IT IS COMING THROUGH THE WALLS. THIS CELL IS UNSAFE AND UNHEALTHY. OTHER PRISONERS HAVE THE EXACT SAME PROBLEMS I HAVE. THIS PRISON WAS BUILT CHEAPLY AND POORLY, NOW. LET ME TELL YOU ABOUT THE MEDICAL TREATMENT. LACK OF MEDICAL TREATMENT. MORE FITTING TO SAY MEDICAL MISTREATMENT. THE NURSES ARE LAZY, LIARS WITH NASTY ATTITUDES AND SOME ARE JUST NASTY, WHEN THE CORRECTIONAL OFFICERS BEAT YOU UP. MEDICAL STAFF WILL NOT TREAT YOU. THEY WILL CREATE AND FILE FALSE MEDICAL REPORTS. MEDICAL STAFF WILL ACT LIKE YOU HAD NO INJURIES. NURSES WILL REPORT IT AS AN ACCIDENT. SOME, MOST, NO ALL, WILL WRITE A STATEMENT OPPOSITE OF WHAT YOU SAID HAPPENED. NOT REFLECTING WHAT YOU SAID HAPPENED. DENYING WHAT YOU SAID HAPPENED OR CLAIM YOU SAID SOMETHING DIFFERENT. THAN WHAT YOU ACTUALLY SAID HAPPENED. THE MEDICAL STAFF AT THIS PRISON AND VALLEY STATE PRISON. COVER UP TORTURE OF PRISONERS AND SOME TORTURE PRISONERS


THEMSELVES, I WAS PUT IN VACUUM SEALED ROOM. WHERE FRESH AIR WAS PUMPED INTO THE ROOM. WHILE THE HEAT WAS ON RIGHT OUTSIDE THE DOOR. THIS WAS IN THE INFIRMARY. AT THE SAME PRISON HOSPITAL THE DOCTOR DENIED ME TREATMENT SEVERAL TIMES. THE NURSES REFUSED TO GIVE ME MY MEDICINES SEVERAL TIMES. MEDICAL STAFF ALSO REFUSED TO FEED ME SEVERAL TIMES. AGAIN, NOT ONLY ARE MEDICAL STAFF COVERING UP PRISONER TORTURE, SOME ARE INVOLVED IN AND PARTICIPATING IN IT. I HAVE BEEN DENIED ICE PAINS AFTER HAVING HERNIA SURGERY AND HAVING A SWOLN BRAIN. NURSES REFUSING TO CALL FOR EMERGENCY WHEN I HAVE CHEST PAIN. DIFFERENT QUOTES FROM DIFFERENT NURSES FOR DIFFERENT THINGS. ALL TO JUSTIFY UNCONDITIONAL PRISONER TORTURE. "WELL YOU'RE JUST GOING TO HAVE TO SUCK IT UP!" "AIN'T SHIT IN YOUR FILE". "AIN'T A DAMN THING WRONG WITH YOU" "YOU'RE JUST TRYING TO GAME THE SYSTEM" "GET THE FUCK OUTTA HERE". AFTER HAVING TWO SURGERIES ON TWO SEPERATE OCCASIONS. PRISON MEDICAL STAFF REFUSED TO GIVE ME THE MEDICATION THE SURGEON PRESCRIBED. PRISON MEDICAL STAFF SAID "I COULDN'T HAVE THOSE MEDICINES," "THEY DON'T GIVE THOSE TO PRISONERS" THIS SURGEON OPERATED ON PRISONERS, HE WOULDN'T HAVE RECOMMENDED A MEDICINE THAT IS NOT GIVEN TO PRISONERS. THEY REFUSED TO GIVE ME MEDICINE APPROPRIATE FOR MY

WOUNDS. APPROPRIATE FOR MY HEALING AND RECOMMENDED BY THE SURGEON. ONE NURSE EVEN LIED THE SURGEON AND SAID "WE ARE NOT GOING TO GIVE HIM PERIOLET." I HAVE SEEN BOTH PRISONS GIVE WHITES AND MEXICAN STRONGER MEDICINES FOR A TOOTHACHE AND OTHER MINDR ACHES, THAN OUR MEDICAL STAFF WILL GIVE ME AFTER HAVING SURGERY. CALIFORNIA DEPARTMENT OF CORRECTIONS ARE ABUSIVE, ENGAGING IN MEDICAL MALPRACTICE, THE MEDICAL EMPLOYEES ARE COMMITTING FEDERAL CRIMES. CORRECTIONAL OFFICERS HAVE BEAT ME UP IN FRONT OF NURSES. I STILL RECEIVED NO MEDICAL TREATMENT. ANOTHER USPOKEN PRISON RULE IS. WHEN CORRECTIONAL OFFICERS BEAT THE HELL OUT OF AN INMATE, DO NOT HELP THE PRISONER. THIS WAS THE ROUTINE WHEREVER I WAS AT. MEDICAL STAFF WERE JUST AS BRUTAL, JUST AS LAW BREAKING, AS IMMORAL AND UNETHICAL AS CORRECTIONAL OFFICERS. CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION MEDICAL STAFF AND EMPLOYEES ARE COMMITTING UNLAWFUL PRISONER TORTURE. COVERING UP ABUSE AND MISCONDUCT. OUR MEDICAL STAFF ARE FALSIFYING MEDICAL REPORTS, T219, MEDICAL HISTORIES, TAMPERING WITH WITNESSES AND EVIDENCE. KERN VALLEY STATE PRISON MEDICAL STAFF ARE COMMITTING FEDERAL CRIMES, I, DECLARE THE ABOVE TO BE TRUE AND CORRECT UNDER PENALTY OF PERJURY.

DATED AND AMENDED
11-28-2021

JARED MARTIN COCR # 841274

KERN VALLEY STATE PRISON P.O. BOX 6000 DELANO, CA 93216

X 
JARED MARTIN
IN PRISON

PAGE 300P 72

CORRECTIONAL OFFICER DELACRUZ WORKS IN my housing unit. today DELACRUZ did ANOTHER HARASSING cell SEARCH WHEN I WENT TO PH CALL. OFFICER DELACRUZ HAS WRITTEN ME UP FOR THINGS I did NOT do. HE HAS USED EXCESSIVE AND UNNECESSARY FORCE ON ME MULTIPLE TIMES. DELACRUZ HAS THROWN MY FOOD ON THE FLOOR. HE ALSO HAS NOT FED ME AND REFUSED TO GIVE ME SHOWERS. OFFICER DELACRUZ HAS REFUSED TO HAVE REPAIR WORK DONE IN MY CELL. REFUSED TO GIVE ME BLANKETS TO STOP MY CELL FROM FLOODING. LEFT ME WITH BUSTED SHOES AND HOLES IN MY SOCKS. CORRECTIONAL OFFICER DELACRUZ HAS BEEN ABUSING ME EVER SINCE I MOVED INTO THIS BUILDING. today HE TWISTED MY ARM AND PUT HANDCUFFS ON ME TOO TIGHT. OFFICER DELACRUZ IS ENGAGING IN UNCONSTITUTIONAL PRISONER TORTURE. HE GIVES ME THE FUCK YOU FINGER. HE HAS TURNED OFF THE TELEVISION AND TOLD PRISONERS HE did IT BECAUSE "I write bulls ON Him". HE did THAT

TO TRY TO GET THE OTHER INMATES
TO JUMP ON ME. OFFICER DELACRUZ
HAS MANY TIMES REFUSED TO LET ANYONE
PHOTO ME IN MY WHEELCHAIR, INCLUDING
THE ADA WORKER, CORRECTIONAL OFFICER
DELACRUZ, LOPEZ, GARCIA, MENDOZA, CASTILLO
AND OTHERS. HAVE BEEN STARVING, BEATING,
ABUSING, THREATENING, TORTURING, TERRORIZING
AND TRYING TO MURDER ME. CALIFORNIA
DEPARTMENT OF CORRECTIONS WILL NOT STOP
HIM. KERN VALLEY STATE PRISON HAS GIVEN
OFFICER DELACRUZ PERMISSION TO HARASS
AND ABUSE ME. TO VIOLATE MY CIVIL
RIGHTS AND PERMISSION TO ENGAGE IN
FEDERAL CRIMES AND POLICE MISCONDUCT
AND POLICE BRUTALITY. I WANT OFFICER
DELACRUZ FIRED AND ARRESTED. I WANT
STATE AND FEDERAL JUSTICE DEPARTMENT
INVESTIGATIONS OF KUSP, COLR, ISU AND
INTERNAL AFFAIRS, I WANT 200 million
DOLLARS IN DAMAGES. DOZENS OF PEOPLE
HAVE WITNESSED ME BEING MISTREATED AND
NEGLECTED BY CALIFORNIA DEPARTMENT OF
CORRECTIONS AND REHABILITATION EMPLOYEES.
COLR IS WELL AWARE OF THE ABUSE
AND ATTEMPTS ON MY LIFE. COLR HAS

NOT STOPPED CORRECTIONAL OFFICERS FROM
BEATING AND ABUSING ME. COR STAFF,
OFFICIALS AND EMPLOYEES HAVE ONLY
TAMPERED WITH WITNESSES AND EVIDENCE
AND TRIED TO COVER UP OFFICER DELACRUZ
TORTURE AND ABUSE OF ME. WITNESSES
INCLUDE: GREGORY WASHINGTON F44667,
ALBERT MITCHELL BB3207, WEEKS BJ3275,
FRYE AU5648, LEE PS3331, HARVEY AS7084
DAVID AW7860, MCLOY EG7351, FRANKER AS3250
AND OTHERS. KERN VALLEY STATE PRISON
AND COR ARE FULL OF CORRUPT
LAW ENFORCEMENT. I AM CONSTANTLY AND
CONSTANTLY BEING ATTACKED, NEGLECTED,
ABUSED, TORTURED AND BETRATED AGAINST,
IT ALL DAY, EVERY DAY I ASK COR
EMPLOYEES TO STOP THE ABUSE. THEY WON
NOT BECAUSE I AM OLD, CRIPPLED, BLACK, IN
A WHEELCHAIR AND GOING HOME IN MARCH
THEY (CORRECTIONAL OFFICERS) DON'T WANT
ME TO GO HOME. THEY WANT ME TO
STAY HERE SO THEY CAN BEAT AND TORTURE
AND TORTURE ME. THEY CAN BEAT AND TORTURE
WANT ME DEAD. I DECLARE, UNDER PENALTY
OF PERJURY THE ABOVE IS TRUE AND CORRECT
DATED 2-2-2022
JARED MARTIN COR # BL1774
KERN VALLEY STATE PRISON P.O. BOX 6000 DELAND, LA 973
JARED MARTIN
IN 820-PE2

A COUPLE OF DAYS AGO: MY DOCTOR
HERE AT THE PRISON, DR. BONILLA SAID
MEDICAL STAFF DENIED MY BACK SURGERY.
I WAS NOT SURPRISED WHEN SHE TOLD
ME. IT WAS OBVIOUS, IF THEY WOULD
NOT GIVE ME PAIN MANAGEMENT. THEY
DEFINITELY WOULD NOT REPAIR A BAD
DISK OR PROTRUDING BONES IN MY BACK. THAT
WOULD REDUCE THE PAIN AND SUFFERING I
AM GOING THROUGH. THESE PEOPLE; PRISON MEDICAL
STAFF, TEAMS, COMMITTEES, ARE NOT INTO STOPPING
PRISONERS PAIN AND SUFFERING. ESPECIALLY
BLACK PRISONERS PAIN AND SUFFERING. IT IS
PARTLY ECONOMICAL REASONS AND PARTLY RACISM
BUT IT IS MAINLY TORTURE. THIS DENIAL
OF BACK SURGERY IS TO TORTURE PRISONERS. IT
IS TO FURTHER PUNISH ME FOR BEING IN
PRISON. IF EVERYONE KNOWS I NEED BACK SURGERY
WHY WOULD THEY NOT DO IT? TORTURE. IT
IS TO TORTURE ME. IT IS SO MY BACK CAN
GET WORSE. IT IS BECAUSE PRISON MEDICAL
EMPLOYEES DO NOT CARE. IT IS BECAUSE OF
MEDICAL MALPRACTICE AND DELIBERATE
INDIFFERENCE. IT IS BECAUSE THEY ARE BEING
MALICIOUS, SADISTIC AND ARE INTENTIONALLY
REFUSING TO GIVE ME PROPER MEDICAL
CARE.

THEY REFUSE TO GIVE ME BACK SURGERY OR PAIN MANAGEMENT BECAUSE THEY WANT TO KEEP ME IN PAIN. I HAVE SERIOUS MEDICAL NEEDS THAT ARE NOT BEING TREATED. WHAT MEDICAL DOCTOR, STAFF, EMPLOYEE WOULD DENY A PERSON WHO NEEDS BACK SURGERY, BACK SURGERY? THERE IS ONLY ONE ANSWER. ANY MEDICAL OFFICIAL WHO HAS THE POWER TO PROVIDE BACK SURGERY, TO HELP OR TO PROVIDE RELIEF FOR CHRONIC PAIN, TO TREAT A MAJOR DISABILITY ISSUE BUT REFUSE. IT IS BEING ONLY ONE ANSWER. THE HIDDEN POLICY IS DO NOT GIVE PRISONERS BACK SURGERY, MAKE THEM STAY IN PAIN, KEEP THEM HURTING AND DISABLED, TORTURE THEM. I KNEW PRISON MEDICAL OFFICIALS. I KNEW CALIFORNIA DEPARTMENT OF CORRECTIONS AND REHABILITATION EMPLOYEES WOULD DENY MY BACK SURGERY BECAUSE I KNOW TWO OTHER BLACK MEN ON THIS SAME PRISON YARD, DID THE SAME TO THEM AS THEY ARE DOING TO ME. DENIED BOTH OF THEM BACK SURGERY, KNOWING THEY NEEDED AND REFUSED TO PROVIDE PROPER MEDICAL TREATMENT. JOYCE LOCK MEDICAL STAFF ARE RACIST AND THEY ARE TORTURING ME, I, DECLARE, UNDER PENALTY OF PERJURY THE ABOVE IS TRUE AND CORRECT.

2-10-2022

JURIED MARTIN COR # 81379

BERNARD STATE PRISON P.O. BOX 6000 DEJANO, CA 93816

X 

JURIED MARTIN
IN 120-122